UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NEW YORK

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LATOYA NEWKIRK,

Plaintiff,

Docket No.

- against - 2:17-cv-02960

COUNTY OF SUFFOLK, CHRISTOPHER A. MCCOY, in his official and individual capacities, and MARK PAV, in his official and individual capacities,

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Defendants.

100 Veterans Memorial Highway Hauppauge, New York

October 8, 2019 10:17 a.m.

DEPOSITION of LATOYA NEWKIRK, Plaintiff, taken by Defendant, pursuant to Federal Rules of Civil Procedure, and Notice, held at the above-noted time and place, before Kyra Kustin, a Stenotype Reporter and Notary Public within and for the State of New York.

2 FEDERAL STIPULATIONS

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- 4 IT IS HEREBY STIPULATED AND AGREED by and
- 5 between the attorneys for the respective parties
- 6 herein, that the sealing, filing and certification
- 7 of the within deposition be waived;
- 8 IT IS FURTHER STIPULATED AND AGREED that all
- 9 objections, except as to form, are reserved to the
- 10 time of trial;
- 11 IT IS FURTHER STIPULATED AND AGREED that the
- 12 transcript of this deposition may be signed before
- 13 any Notary Public, with the same force and effect as
- if signed before a clerk or Judge of the Court;
- 15 IT IS FURTHER STIPULATED AND AGREED that all
- 16 rights provided to all parties by the F.R.C.P.
- 17 cannot be deemed waived, and the appropriate
- 18 sections of the F.R.C.P. shall be controlling with
- 19 respect thereto.

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1 LATOYA NEWKIRK
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- 2 (Defendant's Exhibit A was
- 3 pre-marked for identification.)
- 4 LATOYA NEWKIRK,
- 5 Plaintiff, having first been duly sworn by
- 6 the Notary Public, was examined and testified as
- 7 follows:
- 8 EXAMINATION
- 9 BY MR. MITCHELL:
- 10 Q Good morning, Ms. Newkirk.
- 11 A Good morning.
- 12 Q My name is Brian Mitchell. I'm an
- 13 assistant county attorney here in Suffolk County.
- 14 I'm going to ask you some questions today about a
- 15 complaint that you filed against the Suffolk
- 16 County -- against the county, as well as some
- 17 members of the Suffolk County police department.
- 18 Okay?
- 19 A (The witness gestured.)
- 20 Q You have to say yes or no.
- 21 A Yes.
- 22 Q That's the first ground rule. I was
- 23 going to say I'm going to go over some ground
- 24 rules with you. Okay?
- 25 A Yes.

- 2 Q That's a yes or no. Okay. The first
- 3 ground rule is all your answers have to be
- 4 verbal. Okay?
- 5 A Okay.
- 6 Q So you have to say yes or no, give a
- 7 full sentence. Basically you can't do nods or
- 8 gestures. Okay?
- 9 A Okay.
- 10 Q Have you ever been deposed before?
- 11 A No.
- 12 Q In addition to that first instruction,
- 13 the other instruction I'll say to you is if I ask
- 14 you a question and you don't understand it,
- 15 please let me know and I'll try to rephrase it.
- 16 Okay?
- 17 A Yes.
- 18 Q If I ask you a question and you answer
- 19 my question, I'm going to presume that you
- 20 understood it. Okay?
- 21 A Yes.
- 22 Q If I ask you a question about some
- 23 information, the example I use is a doctor's
- 24 name, and you say I know the doctor's name. I
- 25 can't remember it today, but I have it written

- 2 down at home or I have it on a bill or something.
- 3 Just let us know that. Okay?
- 4 A Okay.
- 5 Q Because then what we'll do is at some
- 6 point you're going to get a copy of this
- 7 transcript to review with your attorney. We'll
- 8 leave a blank in the transcript. So between now
- 9 and then, if you have that name written down,
- 10 then you fill that in. All right?
- 11 A Yes.
- 12 Q I use that as just simply an example.
- 13 Sometimes it relates to a telephone number.
- 14 Sometimes it relates to an address, but that's a
- 15 process we'll do. Okay?
- 16 A Okay.
- 17 Q If I ask you a question about something
- 18 you don't remember and then two or three
- 19 questions later I somehow -- either I or you
- 20 somehow jog your memory, it's okay to say, oh,
- 21 you know something? I remember. It just came to
- 22 me. I remember that person's name. It's okay to
- 23 do that.
- 24 A Okay.
- 25 Q You can go back -- is what I'm

- 2 saying -- if something comes back to you. Okay?
- 3 A All right.
- 4 Q If you need to take a break, we can
- 5 take a break at any time for any reason. All I
- 6 ask is that if there's a question pending --
- 7 meaning I've asked you a question but you have
- 8 not answered the question -- that you answer the
- 9 question, and then we take the break. Okay?
- 10 A Okay.
- 11 Q Also, it's human nature, what will
- 12 happen is I'll start to ask you a question and
- 13 you will anticipate where I'm going with the
- 14 question and you will start answering before I'm
- 15 done asking the question. Okay? If that occurs,
- 16 what I ask you to do is do the best you can to
- 17 allow me to finish my question before you answer
- 18 it. Okay?
- 19 A Okay.
- 20 O And I will do the same. I will
- 21 endeavor to allow you to finish your answer
- 22 before I ask another question. Okay?
- 23 A Yes.
- Q That's for this lady's benefit. She
- 25 can't take both of us down talking at the same

- 2 time. Okay?
- 3 A All right.
- 4 Q Ms. Newkirk, in the last 24 hours, have
- 5 you used any type of drugs or alcohol?
- 6 A No.
- 7 Q Currently, are you prescribed any
- 8 medications, even though you may not have taken
- 9 them?
- 10 A No.
- 11 Q Are you currently under the care of any
- 12 type of physician? In other words, a medical
- 13 provider.
- 14 A I don't understand.
- 15 Q Sure. Are you under the care of any
- 16 type of doctor or medical provider for anything?
- 17 A Are you asking me do I have a
- 18 physician? I'm just --
- 19 Q Yeah. Currently.
- 20 A Yeah. I have a doctor.
- 21 Q When was the last time you saw that
- 22 doctor?
- 23 A I'm not sure.
- Q Okay. Did it have anything to do --
- 25 seeing that doctor, did it have anything to do

- 2 with things that you claim in your lawsuit?
- 3 A No.
- 4 Q Are you currently under the care of any
- 5 type of mental health professional? Whether it
- 6 be a psychiatrist, psychologist, or social
- 7 worker.
- 8 A No.
- 9 Q Okay. I'm just going to jump ahead for
- 10 a minute. If I'm correct, the events of your
- 11 claim occurred on March 16 of the year 2017. Am
- 12 I right?
- 13 A I believe so.
- 14 Q Between the date of the events of the
- 15 claim and today, have you ever received any care
- 16 from a mental health provider? Whether it be a
- 17 psychiatrist, psychologist, or social worker.
- 18 A I had a counselor.
- 19 Q Okay.
- 20 A Is that...
- 21 Q Yes. That would count. In relation,
- 22 again, to -- focusing on the day of the claim,
- 23 March 16, 2017, moving forward to today, when was
- 24 the last time that you saw the counselor?
- 25 A I'm not sure.

- 1 LATOYA NEWKIRK
- 2 Q Okay. Can you approximate. Do you
- 3 know if it was a month ago? A year ago?
- 4 A It was probably closer to a year ago.
- 5 Q Okay. That -- what I just asked you
- 6 was when was the last time you saw the counselor.
- 7 What I'm going to do now is ask you -- focusing
- 8 on the date of the event and moving forward, when
- 9 was the first time that you saw the counselor?
- 10 A I'm not a hundred percent sure because
- 11 there were two counselors.
- 12 Q Okay.
- 13 A I could give you an estimate which
- 14 would be -- it was the summer of the same year.
- 15 Q Of 2017?
- 16 A Yes.
- 17 O You mentioned there were two
- 18 counselors. Let me just do this. The last
- 19 counselor that you saw -- you said maybe a year
- 20 ago -- what's that person's name?
- 21 A Her name is Samantha -- I can't
- 22 remember her last name right now. Something
- 23 Italian. I just can't remember it right this
- 24 second.
- Q Would that be one of those situations

1 LATOYA NEWKIRK where you have her name written down somewhere and you'd be able to get her name between now and 3 when you get a copy of the transcript? 4 5 Α Yes. 6 What we're going to do is leave a blank 7 for the name of the counselor, and if you can, 8 when you get the transcript, fill that in. Okay? 9 Α Sure. 10 (REQUESTED INFORMATION: _____ 11 12 13 For the deposition, I'm going to call 14 0 15 her Samantha. Okay? 16 Α Yes. 17 Focusing on Samantha, when was the 18 first time you went to receive counseling from 19 Samantha? 20 That, I'm not sure of. You mentioned that the last time you 21 0 22 saw her was maybe about a year ago. 23 Α Mm-hmm. 24 If I just focus on -- about how long a

period of time did you see Samantha?

- 2 A I'm not sure.
- Q Okay. Was it -- not focusing on time,
- 4 but a number of times, do you know how many times
- 5 you saw this lady named Samantha?
- 6 A I'm not sure about that either. I do
- 7 remember it wasn't consistent. It was supposed
- 8 to lead to me seeing an actual doctor, and it
- 9 wasn't. So I felt I was wasting my time. So I
- 10 don't exactly -- I don't remember after that.
- 11 After I found that out, that it was taking too
- 12 long.
- 0 Okay. You said there was another
- 14 counselor.
- 15 A Yes.
- 16 Q You said two -- what was the other
- 17 counselor's name?
- 18 A I do not remember her name. The
- 19 organization was Community Counseling. I do
- 20 remember that. I do not remember her name.
- 21 Q Okay. Did you see that counselor
- 22 before you saw the counselor named Samantha?
- 23 A Yes.
- Q Or after?
- 25 A I saw her before. Before I saw

- 2 Samantha.
- 3 Q Was there ever a time where you were
- 4 seeing the counselor -- and what was the name of
- 5 the organization?
- 6 A Community Counseling, I believe.
- 7 Q What I'm going to do for the deposition
- 8 is I'm going to call that person the Community
- 9 Counseling person. Okay?
- 10 A Okay.
- 11 Q Was there ever a tame that you saw the
- 12 Community Counseling person while you were also
- 13 seeing Samantha?
- 14 A No.
- 15 Q So it's fair to say you saw the
- 16 Community Counseling person for a period of time,
- then stopped, and then started seeing Samantha?
- 18 A Yes. With the Community Counseling
- 19 person, the reason why I stopped is she felt like
- 20 my situation was -- in her words, I believe she
- 21 said it was too much for her, personally. And
- 22 she tried to refer me to other places, and I
- 23 just -- I got discouraged and I hung up the phone
- 24 on her. She tried to refer me to Family Service
- 25 League.

- 3 the counselor named Samantha was not through the
- 4 Community Counseling person?
- 5 A No.
- 6 Q Okay. How long, if you can -- same
- 7 questions about this Community Counseling person.
- 8 Do you know when you first started seeing the
- 9 Community Counseling person?
- 10 A When I first starting seeing Community
- 11 Counseling person was -- it was June of that
- 12 year.
- 13 O June of 2017?
- 14 A 2017.
- 15 Q Did anybody refer you to the Community
- 16 Counseling person?
- 17 A I got -- I was living in a shelter, and
- 18 they referred me.
- 19 Q Okay. About how long did you see the
- 20 Community Counseling person?
- 21 A I'm not exactly sure. It wasn't long.
- 22 I believe we only had the few sessions before she
- 23 told me that.
- Q That was my next question. About how
- 25 many sessions did you have?

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- 2 A We had a few. I don't recall exactly
- 3 how many, but it wasn't a lot. I just don't
- 4 recall exactly.
- 5 Q The person's name for the Community
- 6 Counseling center, that person, would you have
- 7 their name written down anywhere?
- 8 A No.
- 9 Q Is there any way that you think you'd
- 10 be able to find out what their name is?
- 11 A I could -- I don't know if they'd give
- 12 me that information unless I went down there.
- 13 I'm sure I could find out some way.
- Q What we're going to do is we'll leave a
- 15 blank in the transcript.
- 16 A Sure.
- 17 MR. MITCHELL: If you could --
- just for this deposition, I'll say if
- 19 you can get that. Gentlemen, I'll make
- a written request for the name of the
- 21 counselors, both counselors, and I'll
- 22 send your some HIPAA documents for her
- to sign.
- 24 MR. EGAN: Will do. Thanks,
- 25 Brian.

1	LATOYA NEWKIRK
2	(REQUESTED INFORMATION:
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4	
5)
6	Q Between the day of the event and when
7	you first saw the Community Counseling person,
8	did you see anybody that may have been considered
9	like a rape crisis person? Or anybody like that?
10	A No. I called the day after it
11	happened, I called the VIBS hotline. And the
12	supervisor was the ex-cop, and I got off the
13	phone.
14	Q Okay.
15	A I did try, but like I said, that scared
16	me away, and every other counselor has been
17	referring me back to that same place, VIBS.
18	So
19	Q Between when you hung up the phone and
20	you saw the Community Counseling person, did you
21	have any communication with any type of rape
22	crisis person or any type of counselor before you
23	saw the Community Counseling person?
24	A No. I don't I don't believe I did.
25	Q Other than what you've told me already

- 2 about any type of treatment from mental health
- 3 providers, is there anybody else that you
- 4 received any type of what I call mental health
- 5 treatment? Or anybody that you've gone to see
- 6 other than the folks you've already told me about
- 7 between the day of the event and up until today?
- 8 A I'm not -- I'm not exactly sure. Do
- 9 you mean, like, just with counselors and doctors
- 10 and stuff of that sort?
- 11 O Yes.
- 12 A No.
- 13 Q Okay. Have you seen anybody else
- 14 that -- whether they're a counselor, someone that
- 15 you -- because I just want to make -- for my
- 16 question, I'll clarify it.
- 17 Have you spoken to anybody in a
- 18 therapeutic way? In other words, talked to
- 19 anybody about the events that happened in a way
- that you would be seeking some sort of treatment
- 21 or even just to say what happened. Just to get
- 22 it off your chest. Just to try to speak to
- 23 anybody. Have you spoken to anybody in that
- 24 respect?
- 25 A Are you referring to, like, a friend or

- 2 something?
- 3 Q We'll get to friends. I'm just
- 4 talking, for now, any medical professionals.
- 5 A No.
- 6 Q Any social workers?
- 7 A No.
- 8 Q Okay. Other than the persons you've
- 9 told me about.
- 10 A Yes.
- 11 Q Ms. Newkirk, other than the -- I
- 12 understand that on the day of the event, you were
- 13 charged with what we call unlawful possession of
- 14 marijuana; is that correct?
- 15 A Yes.
- 16 Q Other than that, have you ever been
- 17 arrested for anything?
- 18 A Yes.
- 19 Q About how many times?
- 20 A Two.
- 21 Q Okay. Have you ever been arrested
- 22 since March 16 of 2017?
- 23 A No.
- Q Going back in time from March 16,
- 25 2017 -- go back in time. Tell me going back in

- 2 time the last time you were arrested, going back
- 3 in time from March 16, 2017.
- 4 What I'm doing is I'm going back in
- 5 time. So you go back. If there was one time and
- 6 there was one time before that. From March 16,
- 7 going that way, as opposed to saying tell me the
- 8 first time you were arrested. Do you understand
- 9 that?
- 10 A Yes.
- 11 Q Going back in time, when was the last
- 12 time you were arrested before March 16, 2017?
- 13 A I believe I was 25 or 26. That was
- 14 two-thousand -- my math is bad right now.
- 15 Q That's okay.
- 16 A Two-thousand -- 2012 or 2013. I'm not
- 17 exactly sure.
- 18 Q Do you know what you were arrested for?
- 19 A I believe I had a warrant for
- 20 something. I don't remember what it was, and I
- 21 went in to recall the warrant, and I got taken in
- 22 from the courtroom.
- 23 Q Although you had a warrant, you don't
- 24 know what the underlying charge was?
- 25 A Yes. If I'm not mistaken, it ended up

- 1 LATOYA NEWKIRK
- 2 being thrown out. I don't remember exactly what
- 3 it was. Yeah. I don't remember.
- 4 Q Do you know if it -- I'm just going to
- 5 give examples. Did it have something to do with
- 6 a petty larceny?
- 7 A No.
- 8 Q Did it have anything to do with
- 9 possession of any type of drugs or marijuana?
- 10 A No.
- 11 Q Do you know if it had anything do with
- 12 not paying traffic tickets?
- 13 A It -- it could have possibly been that.
- 14 I'm just not one hundred percent sure.
- 15 O You mentioned there were two times.
- 16 There was a time before what we just talked
- 17 about. Was there a time before that that you
- 18 were arrested?
- 19 A Yes, when I was 18.
- 20 Q Okay.
- 21 A That was 2004.
- Q What was the year of your birth?
- 23 A 1986.
- Q So 2004 you would be around 18. What
- 25 were you arrested for then?

- 2 A I'm not a hundred percent sure what the
- 3 charge was, but it was something like petty
- 4 larceny, if I'm not mistaken.
- 5 Q Were you accused of taking something
- 6 without paying for it?
- 7 A I took it from someone's house.
- 8 Q What did you take?
- 9 A I took a bottle of pills.
- 10 Q Eventually you got charged with that?
- 11 A Actually, I think it ended up getting
- 12 thrown out.
- 13 Q I'm not up to that yet. I'm saying
- 14 were you charged at some point. In other words,
- 15 did someone accuse you of doing something and --
- 16 A Yes.
- 18 A Yes.
- 19 Q Do you recall if what they accused you
- 20 for was some kind of larceny? Or even a
- 21 burglary? Do you have a recollection of it?
- 22 A I believe it was a larceny.
- 23 Q Ultimately, you say you think it got
- 24 thrown out?
- 25 A It did. It should be expunged off my

- 2 record, actually.
- 4 something called an adjournment in contemplation
- 5 of dismissal? Did you ever hear that phrase?
- 6 A I don't -- I don't remember.
- 7 Q But in any event, your recollection --
- 8 as you said -- it got thrown out.
- 9 A Yes.
- 10 Q Anything before that? We just talked
- 11 about something that happened on your 18th
- 12 birthday. Anything before that? And forgive me.
- 13 I said that that happened on your 18th birthday.
- 14 I meant something happened when you were 18.
- 15 A Yeah.
- 16 Q I just wanted to clarify the record.
- 17 Back forward now to the events where
- 18 you said you had some warrants issued. I think
- 19 you said it was about '12 or '13.
- A Mm-hmm.
- 21 Q You were arrested for having warrants?
- 22 Or is that when you were first arrested on things
- 23 that ultimately became warrants?
- 24 A I'm not exactly sure what the exact
- 25 reason would be for the arrest, seeing as I had

- 2 the warrant -- found out I had the warrant, went
- 3 to court, and got arrested in court, you know,
- 4 when I went to see the judge. I don't -- and I
- 5 just -- I really don't remember exactly what that
- 6 was for, so I don't think it was -- you know, you
- 7 have a warrant. I went in to recall the warrant.
- 8 Q What led you to go to the court to
- 9 recall the warrant?
- 10 A I don't -- I don't remember. All I
- 11 remember is finding out that I had a warrant and
- 12 going to see -- going to see about it. What it
- 13 was.
- O Okay. Do you remember how you found
- 15 out that you had a warrant?
- 16 A No.
- 17 Q Was it -- this is just an attempt to
- 18 try to refresh your recollection. It may not.
- 19 Was it -- did you receive something in the mail
- 20 that said you had a warrant? Does that help you
- 21 refresh your recollection one way or the other?
- 22 A No.
- 23 Q Were you advised as part of some sort
- 24 of traffic stop? Were you stopped by a police
- 25 officer or law enforcement and they advised you

- 2 that you had a warrant you had to recall?
- 3 A I don't remember why I --
- 4 Q Okay.
- 5 A -- had any of it.
- 6 Q In any event, you do recall that you
- 7 went to recall the warrant.
- 8 A Yes.
- 9 Q And when you went to court to recall
- 10 the warrant, you were arrested at that point.
- 11 A Yes.
- 12 Q Were you taken from court to a
- 13 precinct?
- 14 A I -- no. I believe I was taken to the
- 15 jail. I'm not a hundred percent sure. I don't
- 16 remember too well where they take you after that.
- 17 Q Okay. But you went to court
- 18 voluntarily? In other words, you went to court
- 19 on your own --
- 20 A Yes.
- 21 Q -- to recall the warrant.
- Did you go in front of a judge?
- 23 A Yes.
- Q When you went in front of the judge, at
- 25 that point, you had not been arrested for the

- 1 LATOYA NEWKIRK
- 2 warrant. You simply walked up in front of the
- 3 judge.
- 4 A Yes.
- 5 Q When you were in front of the judge,
- 6 something happened that resulted in you being
- 7 taken into custody?
- 8 A Yes. Yes.
- 9 Q Do you know if you were ever taken out
- 10 of -- do you know where the courthouse was that
- 11 you were in?
- 12 A Central Islip.
- O Did there ever come a time on that same
- 14 day that you were taken from the Central Islip
- 15 courthouse to some other place?
- 16 A Yes. I was in Riverhead Jail, I
- 17 believe.
- 18 Q Okay. Do you know how long you were in
- 19 the Riverhead Jail?
- 20 A I think it was, like, the weekend. I
- 21 think -- I believe it was two days.
- Q Okay.
- 23 A 48 hours. Something like that.
- 24 Q If you know, when you were there in
- 25 front of the judge, did the judge set any type of

- 2 bail on you?
- 3 A Yes.
- 4 Q Do you know how much it was?
- 5 A It was \$500.
- 6 Q When you got -- there came a time you
- 7 got released from the jail. You said a couple
- 8 days, right?
- 9 A Yes.
- 10 Q Did you get released because you posted
- 11 the \$500 bail?
- 12 A No. I pled guilty.
- 13 Q Do you remember what it was that you
- 14 pled guilty to?
- 15 A Oh, yes. Now I think I remember. I
- 16 pled guilty -- I don't remember exactly what it
- 17 was called, but I do remember now why I had a
- 18 warrant.
- 19 Q Okay. What was that?
- 20 A It was because I missed a court date.
- 21 I had an issue with an ex.
- 22 Q Okay. You don't need to tell me that.
- 23 It was because you missed a court date?
- 24 A Yes.
- 25 Q Do you now have a recollection of what

- 2 it was that you were charged with?
- 3 A It was -- it was a misdemeanor called
- 4 some type of harassment. I just don't know
- 5 exactly what the terminology is.
- 6 Q Do you recall what it was that you were
- 7 accused of? In other words, don't worry about
- 8 the criminal name of it. Just what they said you
- 9 did.
- 10 A Yes. I was accused of threatening my
- 11 ex-boyfriend.
- 12 Q Okay. At some point after you recall
- 13 the warrant, you said you were -- you had bail
- 14 set, you were in jail. You wound up pleading
- 15 guilty to something in relation to that charge.
- 16 A I pled guilty to what they charged me
- 17 with, which was the assault. I don't know
- 18 exactly what it's called. It's called -- not
- 19 assault. Excuse me. It was a misdemeanor, but
- 20 it was some type of harassment.
- 21 Q If I said aggravated harassment, does
- 22 that refresh your recollection?
- 23 A Maybe. That might be it. That might
- 24 be it.
- 25 Q If I said menacing, does that refresh

- 2 your recollection?
- 3 A Doesn't -- no.
- 4 Q In any event, you wound up pleading
- 5 guilty to something.
- 6 A Yes.
- 7 Q Did you receive any type of sentence?
- 8 A I received time served.
- 9 Q After that date -- moving forward, now.
- 10 After you pled guilty, you got time served.
- 11 Between that date and March 16 of 2017, was there
- 12 ever a time where you had any other type of
- 13 warrants issued against you that you are aware
- 14 of?
- 15 A Not to my knowledge that I could
- 16 recall.
- 17 O Okay. I'm jumping ahead a little bit.
- 18 On March 16, 2017, on that day, were some of the
- 19 things that you were arrested for warrants from
- 20 other cases? In other words, were you arrested
- 21 on March 16, 2017, because you had outstanding
- 22 warrants?
- 23 A Yes. That's what I was -- that's what
- 24 I was told when we got pulled over.
- 25 Q The outstanding warrants that you were

- 2 told you were being arrested for on March 16 of
- 3 2017, did they have any relationship -- if you
- 4 know -- to the things that you told me about that
- 5 happened in 2012 and 2013?
- 6 A No.
- 7 Q If you know, did there come a time that
- 8 you learned -- one way or the other -- whether
- 9 the warrants that you were arrested for on March
- 10 16, 2017 -- did there ever come a time that you
- 11 learned that those warrants, that they didn't
- 12 exist? Or that they weren't valid?
- 13 A Well I'm not exactly sure if they
- 14 existed or if they were valid because when we
- 15 went in, they ended up just -- everything ended
- 16 up being thrown out. I never saw anything. I
- 17 don't know what anything is in reference to. I
- 18 can make a guess but, I'm not --
- 19 Q We don't want you to guess.
- 20 A I'm not -- I'm just not sure. To this
- 21 day, I'm not exactly sure what those warrants
- 22 were in reference to.
- 23 Q Other than things that you've told me,
- 24 was there any other time that you've been
- 25 arrested?

- 1 LATOYA NEWKIRK
- 2 A Not that I could recall.
- 3 Q Other than the pleading guilty as you
- 4 mentioned to me in that one event, has there ever
- 5 been a time that you were convicted of anything?
- 6 A No.
- 7 Q When you did plead guilty -- in that
- 8 earlier case that you mentioned to me when you
- 9 pled guilty, if you recall, were you placed under
- 10 oath when you took the plea?
- 11 A Probably. I don't remember it.
- 12 Q Did you have a lawyer with you at that
- 13 time?
- 14 A Yes.
- 15 Q Do you know who the lawyer was?
- 16 A I don't remember his name. It's the
- 17 guy that wheels around.
- 18 Q Is he -- if you know, was he a lawyer
- 19 assigned to you?
- 20 A Yes.
- 21 Q If you know -- you may not -- was he a
- 22 lawyer from the Legal Aid Society? Or was he a
- 23 lawyer that was assigned to you from a different
- 24 type of --
- 25 A I think he was assigned to me from

- 2 somewhere else.
- 3 Q If I said the phrase 18B, does at ring
- 4 a bell at all, one way or the other?
- 5 A No.
- 6 Q In any event, was that lawyer with you
- 7 when you pled guilty?
- 8 A Yes.
- 9 Q When you pled guilty, did the judge ask
- 10 you if you were pleading guilty because you were,
- 11 in fact, guilty?
- 12 A Yes. I believe she did.
- 13 Q By the way, do you remember who the
- 14 judge was?
- 15 A Judge Bean.
- 16 Q When Judge Bean asked you that, did you
- 17 tell the judge, in fact, you were guilty?
- 18 A Yes.
- 19 Q When you told the judge you were, in
- 20 fact, guilty, were you telling the judge the
- 21 truth?
- MR. EGAN: Object to the form of
- the question. You can answer.
- 24 A No.
- 25 Q Okay. You say no. Is that because you

- 2 weren't actually guilty of what you were charged
- 3 with?
- 4 A Yes.
- 5 Q Okay. In any event, when the judge
- 6 asked you if you were guilty, you did tell the
- 7 judge that? You said yes, I'm guilty; is that
- 8 right?
- 9 A Yes.
- 10 Q Did you do that just to try and get the
- 11 case over with?
- 12 A Yes. I had to get home. No one knew
- 13 where I was.
- 14 Q Okay. In other words, you did it
- 15 because -- not because you were guilty, but you
- 16 wanted to do something that would be favorable to
- 17 you. Meaning, in that instance, to get out of
- 18 there so you could go home.
- 19 MR. EGAN: Object to the form of
- the question.
- 21 A Yes. Can you repeat that.
- 22 Q Sure. When you pled guilty, I asked
- 23 you if when you told the judge -- withdrawn.
- I asked you when the judge asked you
- 25 are you pleading guilty because you're guilty,

- 2 your response to me was that you told the judge
- 3 yes. Then I asked you if when you said that to
- 4 the judge, was that true, and you told me no.
- 5 Then I said to you was the reason that you pled
- 6 guilty was because there was something -- there
- 7 was some other reason you were pleading guilty.
- 8 You said to me because you needed to get home.
- 9 You needed to get out of there and get home; is
- 10 that right?
- 11 A Yes.
- MR. EGAN: Object to the form of
- the question.
- 14 Q Is it fair to say that the reason you
- 15 pled guilty was not because you were guilty, but
- 16 for some other reason?
- 17 A Yes.
- 18 Q Okay. Ms. Newkirk, before coming in
- 19 today, did you review anything in preparation for
- 20 your deposition testimony?
- 21 A Did I review anything?
- 22 O Yeah.
- 23 A Yes.
- Q What did you look at?
- 25 A I looked at the paper that I wrote.

- 2 Q Okay. When you say that you wrote
- 3 something, you hand wrote?
- 4 A Yes.
- 5 Q What paper was that?
- 6 A I guess you could say it's like a
- 7 statement.
- 8 Q Okay.
- 9 A But it's technically not a statement.
- 10 No one asked me to write it. I just wrote down
- 11 so I would have every detail fresh in my mind.
- 12 Q When did you write that?
- 13 A I wrote it when I got out. Yeah. The
- 14 day I got out, I believe I started writing it
- 15 that day or the day after that.
- 16 Q Okay.
- 17 A I might have finished it the day after
- 18 that, but I believe I started the day that I had
- 19 got out.
- 20 Q This means going back -- when you say
- 21 you got out, you mean back in 2017?
- 22 A Yes.
- Q Do you have that paper with you today?
- 24 A No.
- MR. MITCHELL: Gentlemen, do you

1	LATOYA NEWKIRK
2	have that paper with you today?
3	MR. EGAN: Yes.
4	MR. MITCHELL: Can I have a copy,
5	please.
6	MR. EGAN: Yes.
7	MR. MITCHELL: While he's doing
8	that actually, no. Let's wait until
9	he does that because he needs to be
10	paying attention over here, too.
11	Could you please mark that as B.
12	(Defendant's Exhibit B was marked
13	for identification.)
14	MR. MITCHELL: If I could just ask
15	both gentlemen if you are aware, are
16	there any other documents that you're
17	aware of that you client drafted or
18	wrote that you're in possession of that
19	you haven't provided me with?
20	MR. EGAN: Not that we're aware
21	of.
22	MR. MITCHELL: Okay. Other than
23	the complaint in the case.
24	MR. EGAN: Correct.
25	MR. MITCHELL: I know she didn't

1 LATOYA NEWKIRK

2 draft the complaint. Other than that?

- 3 MR. EGAN: Correct.
- 4 MR. MITCHELL: For the record,
- 5 it's my position that this should have
- 6 been provided to the county pursuant to
- 7 rule 26 right at the front end of the
- 8 case. With that in mind, I'm going to
- 9 take a ten-minute break -- not a long
- 10 time -- to review this document. Okay,
- 11 guys?
- 12 MR. EGAN: Take as long as you
- 13 want.
- 14 (A recess was taken at 10:48 a.m.)
- 15 Q Ms. Newkirk, before we took the break,
- 16 you mentioned to me that you reviewed a document
- 17 which was handwritten by you, and you said at a
- 18 time close to when the events occurred; is that
- 19 right?
- 20 A Yes.
- Q What I'm going to do is I'm going to
- 22 show you what has been marked as Defendant's
- 23 Exhibit B, like boy. Just take a look through
- 24 it, and I'm just going to ask you some questions
- 25 about that.

- 2 A This is it. Yeah.
- 3 Q Okay. You could just hang onto it.
- 4 A Sure.
- 5 Q You mentioned to me that that document
- 6 is a document you wrote; correct?
- 7 A Yes.
- 8 Q All right. It's in -- the handwriting
- 9 is yours?
- 10 A Yes.
- 11 Q Again, you said you wrote it -- your
- 12 recollection is you wrote it at a time close to
- 13 the time of the events.
- 14 A If I'm not mistaken, it was the day
- 15 after. When I got out.
- 16 Q Did you write it all on that same day
- 17 when you got out? Or did you write some of it
- 18 that day and then some later?
- 19 A I wrote some -- I wrote some of it one
- 20 day, and the next day I wrote the rest of it.
- 21 Q So it's fair to say the entire document
- 22 was completed still within -- close in time to
- 23 when the events occurred?
- 24 A Yes. Within 24 hours, this whole thing
- 25 was written.

- Q Okay. Looking at it today, is there
- 3 anything in there that you think is incorrect or
- 4 should be changed?
- 5 A I mean, it could use more detail, but
- 6 that's it. Nothing is different.
- 7 Q Okay. The details that are in there,
- 8 you think they're correct?
- 9 A Yes.
- 10 Q So there's nothing that you think
- 11 perhaps you made a mistake or it should be
- 12 changed today.
- 13 A No.
- 14 Q Okay. So -- and obviously you wrote
- it, so it's true and accurate to the best of your
- 16 knowledge?
- 17 A Yes.
- 18 Q I'll take that back. Thank you.
- 19 Other than what we just looked at,
- 20 Exhibit B, did you review anything else before in
- 21 preparation for your deposition today?
- 22 A I mean, I looked at, like, just court
- 23 papers and stuff like that in relation. There
- 24 was something that -- I don't know if it's a
- 25 review. I looked at the -- I don't know what

- 2 that thing's called. That thing you're looking
- 3 at now.
- 4 Q The complaint?
- 5 A Yes.
- 6 Q Anything else?
- 7 A Did I review anything else? I looked
- 8 into what a disposition was and everything like
- 9 that.
- 10 Q You looked into what a disposition was?
- 11 A Yes.
- 12 Q What do you mean by what a disposition
- 13 was? What --
- 14 A What it is. I just reviewed, like,
- 15 what I would be going through today so I knew
- 16 what to expect.
- 17 O I see. I misunderstood. You meant
- 18 what a deposition was.
- 19 A Yes.
- 20 Q Okay. That's fine. And was that
- 21 something -- if you did that with your lawyers,
- 22 don't talk to me about what you did with your
- 23 lawyers.
- MR. EGAN: For the record, she
- did. That's what she's referencing.

- 2 A Yes.
- 3 Q Okay. What I'm going to do is show you
- 4 what's been marked as Defendant's Exhibit A, like
- 5 apple, and I'll represent that that's a copy of
- 6 the complaint in the case. All right?
- 7 A Yes.
- 8 Q That was served on your behalf. What
- 9 I'm going to ask you to do, if you could just
- 10 take a look at -- I'm turning to page 3. You see
- 11 at the bottom, it says factual allegations?
- 12 A Yes.
- Q What I'm going to ask you to do, if you
- 14 could take a look at the portion of the complaint
- 15 that says factual allegations. It looks like it
- 16 goes through to about -- to about the top of page
- 17 10. If you could just review that portion of the
- 18 document. I'm just going to ask you some similar
- 19 questions to what I asked you about Exhibit B.
- 20 Okay?
- 21 A Sure. Okay.
- 22 Q Have you had a chance to take a look at
- 23 what's been marked as Defendant's Exhibit A? In
- 24 other words, the piece of paper you have there.
- 25 A Yeah.

- 2 Q Before the -- is it fair to say that's
- 3 a copy of the complaint that was filed on your
- 4 behalf in the lawsuit?
- 5 A Yes.
- 6 Q Before it was filed, did you have an
- 7 opportunity to read it?
- 8 A Yes.
- 9 Q When you read it, did you understand
- 10 it?
- 11 A Yes.
- 12 Q At least the factual part.
- 13 A Yes.
- 14 Q Looking at it today, is there anything
- in there that you think is incorrect or should be
- 16 changed?
- 17 A 29 is -- it's -- I don't know. It's
- 18 not that it's incorrect. It says Officer Pav
- 19 witnessed these events while seated in the police
- 20 cruiser. It started even before he got into the
- 21 car.
- Q Okay. What started even before he got
- 23 into the car?
- 24 A Me being assaulted.
- 25 Q Okay.

- 2 A So from his angling, he witnessed it
- 3 even before and while he was seated. Before he
- 4 was seated and while he was seated. To be clear.
- Okay, but that's not in the complaint,
- 6 is it?
- 7 A No.
- 8 Q But you think that -- in other words,
- 9 you think that there should be more information
- in the complaint than what's in the complaint?
- 11 A I just feel like it's missing a small
- 12 detail, and I don't know if it really matters,
- 13 but just in case it does, I wanted to say that.
- 0 Okay. Whether it matters or not, it's
- 15 not in the complaint; correct?
- 16 A Yes.
- 17 Q Okay. Other than that, is the factual
- 18 portion of the complaint true and accurate to the
- 19 best of your knowledge?
- 20 A Yes.
- 21 MR. MITCHELL: Okay. I'll take
- that back. You fellows have a copy?
- Do you need a copy of the complaint?
- MR. EGAN: Do we have a copy of
- the complaint? We're good.

- 1 LATOYA NEWKIRK
- 2 MR. MITCHELL: I mean for your
- 3 benefit.
- 4 MR. EGAN: Thanks.
- 5 Q Ms. Newkirk, have you ever been known
- 6 by any other name than Latoya Newkirk?
- 7 A No.
- 8 Q Okay. This we'll mark confidential,
- 9 but what's is your social security number?
- 10 A XXX-XX-XXXX.
- 11 Q What's your date of birth?
- 12 A June 5, 1986.
- 13 Q You mentioned when you were -- in the
- 14 beginning of the deposition that you live in East
- 15 Yaphank.
- 16 A Yes.
- 17 Q How long have you been living there in
- 18 East Yaphank?
- 19 A Two years.
- 20 Q Do you live there with anybody?
- 21 A I live with my daughter.
- Q How old is your daughter?
- 23 A She's 16.
- Q Do you live there be anybody else?
- 25 A No.

- 1 LATOYA NEWKIRK
- 2 Q If I go back before the East Yaphank
- 3 address, where did you live before that?
- 4 A I lived in Bellport. I was in a
- 5 shelter named Help Suffolk.
- 6 Q Okay. About how long did you live
- 7 there?
- 8 A Only a few months.
- 9 Q Okay.
- 10 A Maybe -- you know, I believe it was
- 11 maybe six months. I think it was from March
- 12 until probably very end of August, very beginning
- 13 of September.
- 14 O That was --
- 15 A 2017.
- 16 Q Okay. You said -- let me just do this.
- 17 The day of the event is March 16, 2017.
- 18 A Mm-hmm.
- 19 Q On that day, where were you living?
- 20 A I lived in Port Jefferson Station.
- Q What was your address?
- 22 A 857 Old Town Road in Port Jefferson
- 23 Station. I don't recall the zip code.
- Q Who did you live there with?
- 25 A It was a shelter. I lived with my

- 2 daughter.
- 3 Q Okay. And if we focus on -- you said
- 4 there was a time where you were in the Bellport
- 5 shelter.
- 6 A Yes.
- 7 Q Before that, was that -- were you in
- 8 the Port Jeff shelter?
- 9 A Yes.
- 10 Q Between -- focusing on the date, March
- 11 16, 2017, moving forward, when did you go from
- 12 the Bellport shelter to the -- excuse me. From
- 13 the Port Jeff shelter to the Bellport shelter?
- 14 A I think -- I'm not a hundred percent
- 15 sure. It was within the month of March. I
- 16 was -- or -- jeez. Could it possibly be the end
- of March, beginning of April? I'm not a hundred
- 18 percent sure.
- 19 I know that I had to do things and try
- 20 to move immediately because the officer had my
- 21 address. That was the only reason I was even
- 22 moving. So I think it took a couple of weeks for
- 23 paperwork to go through. I could be wrong about
- 24 that. It's probably like a three-week time span.
- 25 I'm just not exactly sure what date.

- 1 LATOYA NEWKIRK
- 2 Q The Bellport shelter, about how long
- 3 did you live there?
- 4 A End of March-ish -- five to six months.
- 5 Q Then after Bellport, where did you
- 6 live?
- 7 A Where I am now in East Yaphank.
- 8 Q Okay. The East Yaphank location, is
- 9 that a shelter?
- 10 A No.
- 11 Q Focusing on the Port Jeff shelter that
- 12 you mentioned that you left to go over to the
- 13 Bellport shelter, when you -- did you make an
- 14 inquiry? Did you ask anybody at social service
- 15 to help you move? In other words, to move you
- 16 from that location.
- 17 A There's a case manager that's at the
- 18 house.
- 19 Q Okay.
- 20 A And I had mentioned that something
- 21 happened with me and I just -- I didn't feel safe
- 22 or comfortable.
- Q Do you know what the case manager's
- 24 name is?
- 25 A I don't recall her name.

- 2 Q If you know, did you ever put anything
- 3 in writing? Did you have to write anything down
- 4 about the reasons why you were requesting to be
- 5 moved from the Port Jeff shelter to the Bellport
- 6 shelter?
- 7 A No.
- 8 Q The caseworker's name, is that
- 9 something that you would be able to get? In
- 10 other words, if we leave a blank in the
- 11 transcript.
- 12 A I remember around that time they were
- 13 switching caseworkers, so I'm not one hundred
- 14 percent sure that is something I could get,
- 15 because I wouldn't know who to ask. I don't know
- if they would give me that information since it's
- 17 a house.
- 18 Q Okay. How long -- when did you first
- 19 get -- when did you first start living in the
- 20 Bellport shelter?
- 21 A March-ish to April. Bellport? Help
- 22 Suffolk, you said?
- 23 Q Forgive me. When did you first start
- 24 living in the Port Jefferson shelter?
- 25 A Sometime in 2016.

- 2 Q All right.
- 3 A I'm not exactly sure. Maybe I had been
- 4 there for a year at that point. Maybe. I'm
- 5 just -- I'm not one hundred percent sure.
- 6 Q Okay. And where did you live before
- 7 that?
- 8 A I had been staying with my friend in
- 9 Farmingdale.
- 10 Q Okay. Is that for any -- what period
- 11 of time did you stay with your friend? For about
- 12 how long?
- 13 A Maybe six months.
- 14 Q Okay. What was your friend's name?
- 15 A Larry.
- 16 Q What was Larry's last name?
- 17 A Abiola.
- 18 Q When you stayed with Larry, did anyone
- 19 else stay there with you, other than you and
- 20 Larry? In other words, was your daughter with
- 21 you then?
- 22 A No.
- 23 Q Where was your daughter during that
- 24 six-month period of time?
- 25 A My -- during when I was with Larry?

- 0 Yes.
- 3 A My daughter was in foster care.
- 4 Q When you were in the Port Jeff
- 5 shelter -- this would be after Larry, you went to
- 6 the Port Jeff shelter; correct?
- 7 A Yes.
- 8 Q Was your daughter with you in the Port
- 9 Jeff shelter?
- 10 A Yes.
- 11 Q Was she with you in the Port Jeff
- 12 shelter for the entire time that you were in the
- 13 Port Jeff shelter?
- 14 A Yes.
- 15 Q If you know, why was your daughter in
- 16 foster care at the time you were with Larry
- 17 Abiola?
- 18 A She was in foster care for a while. I
- 19 had an issue with my landlord, and I'm trying to
- 20 remember exactly how it happened and everything,
- 21 but I don't know exactly -- I don't -- yeah.
- I don't know exactly -- I'm not exactly
- 23 sure of what they call it or anything, but my --
- 24 I was accused of leaving my daughter at my house
- 25 for -- I think they said three months. It was

- 1 LATOYA NEWKIRK
- 2 something ridiculous. I don't know exactly what
- 3 they said.
- 4 Q What house was that?
- 5 A I lived in Wyandanch at the time.
- 6 South -- I can't remember if it was South 30th or
- 7 South 31st. Right now, I can't remember, but
- 8 yeah. I lived there before -- you know, well, at
- 9 the time when she got put in foster care.
- 10 Q Did you live there with anybody else
- 11 other than your daughter?
- 12 A It was, like, a rooming house.
- 13 Q How old is your -- was your daughter
- 14 around that time?
- 15 A She was 11.
- 16 Q As far as you know, there was an
- 17 accusation that you left your daughter by
- 18 herself?
- 19 A Yes.
- 20 Q What was the period of time that you
- 21 were accused of leaving your daughter by herself?
- 22 What -- was that for how long?
- 23 A I don't know. Like I said, it's
- 24 changed. I've heard -- my landlord told -- he
- 25 called CPS and said I left my daughter home for

- 2 three months by herself.
- Q Okay.
- 4 A That's what he said. So if that's the
- 5 answer to the question, I'm not sure.
- 6 Q Okay. Do you know, was there ever
- 7 something called an abuse or neglect petition
- 8 brought against you?
- 9 A Maybe neglect.
- 10 Q In family court?
- 11 A Yes. Who would bring that petition?
- 12 Because I'm just --
- 13 Q You can't ask me questions. I may try
- 14 to refresh your recollection.
- Do you ever recall going to family
- 16 court in relation to the custody of your
- 17 daughter?
- 18 A Yes.
- 19 Q At the time, did you have an attorney?
- 20 A They assigned me one. Yes.
- 21 Q Did you know what the lawyer's name
- 22 was?
- 23 A No.
- Q Do you recall going in front of a judge
- 25 at all?

- 1 LATOYA NEWKIRK
- 2 A Yes. At a certain point, yes.
- 3 Q Do you remember what the judge's name
- 4 was?
- 5 A No.
- 6 Q If you know, was it in family court in
- 7 Central Islip?
- 8 A Yes.
- 9 Q At some point your daughter was placed
- 10 in foster care?
- 11 A She was placed in foster care directly
- 12 from -- like, when the CPS worker came -- he came
- 13 to her school and took her.
- Q Okay. At that time, you were living at
- 15 the location in Wyandanch?
- 16 A Yes.
- 18 point, is that when you went to family court? Or
- 19 had you been to family court before he came and
- 20 took her? If you remember.
- 21 A No. It was family court in reference
- 22 to...
- 23 Q The custody of your daughter. In other
- 24 words, your daughter going into foster care.
- 25 A No. I hadn't been at -- this is what

- 2 jump started me going to family court.
- 3 Q Is your daughter's father alive?
- 4 A Probably.
- 5 Q When was the last time you saw him?
- 6 A No clue at all.
- 7 Q Okay. Literally, was it -- how old is
- 8 your daughter?
- 9 A She's 16.
- 10 Q Was it 15 years ago?
- 11 A Possibly. Does in passing count? Like
- if I saw him in a crowd and he didn't see me?
- 13 Q Not really, no. Just when --
- 14 A So then it's been about 16 years.
- 15 Q Okay. My question is was your
- 16 daughter's father involved at all -- if you
- 17 know -- in the family court proceedings?
- 18 A He was involved in everything that led
- 19 up to it, but he was not involved at all after.
- 20 In -- let's say with the family court thing, I
- 21 don't recall them ever showing me anything or
- 22 saying they attempted to contact him, but that's
- 23 the only thing I've seen having to do with him.
- Q Is it fair to say that -- by the way,
- what's you daughter's father's name?

- 2 A Tahim Denye Prince Graham. Whichever
- 3 one he goes by.
- 4 MR. EGAN: Do you want to spell
- 5 that? Do you know it?
- 6 THE WITNESS: I could try.
- 7 MR. EGAN: Phonetic works.
- 8 MR. MITCHELL: That's okay.
- 9 Q Is it fair to say that Mr. Graham was
- 10 not considered as an alternative person to have
- 11 your daughter placed with --
- 12 A Yes.
- 13 Q -- when she was taken from you?
- 14 A Yes.
- Okay. In any event, when you were with
- 16 Mr. Abiola -- is that how you say it?
- 17 A Yes. I believe.
- 18 Q Your daughter did not live with you
- 19 during that period of time.
- 20 A No.
- 21 Q Are you currently employed?
- 22 A No.
- Q When was the last time you were
- 24 employed?
- 25 A When I moved from over by Larry, I was

- 2 working at the salon. That would be the last
- 3 time.
- 4 O What was that salon? What was the name
- 5 of that salon?
- 6 A House of Essence.
- 7 Q Where was that?
- 8 A In Amityville, on 110. I don't
- 9 remember the exact address.
- 10 Q About how long did you work there?
- 11 A I had worked there for a few months.
- 12 Q All right. Before that -- and then
- about how much money did you make? Whether it be
- 14 weekly or monthly. Just a round number.
- 15 A It wasn't good. It was almost like an
- 16 intern-type position to be her assistant.
- 17 O Okay.
- 18 A So I was working, but it wasn't like I
- 19 was getting a check. Or it wasn't like that kind
- 20 of job. I was training for it, but I moved.
- 21 Q Okay. You weren't paid at all during
- 22 the period of time when you worked there?
- 23 A No, I was, but it was, like, tips from
- 24 washing and stuff like that.
- 25 O I understand.

- 2 A I don't know how to calculate that
- 3 because, like I said, it was tips. Nothing
- 4 solid. Nothing as a solid rate for me.
- 5 Q Okay. Can you give me on an average
- 6 how much you got paid.
- 7 A Do you mean like daily? Weekly?
- 8 Q Weekly.
- 9 A If I did the four days, I might have
- 10 made a hundred -- a little over a hundred in tips
- 11 if I did four full days.
- 12 Q As far as you know, that's all your
- 13 pay, essentially, was from tips?
- 14 A Yes.
- 15 Q Before working there, when was the last
- 16 time you worked before that?
- 17 A I worked for Yellow Cab in Deer Park
- 18 before that.
- 19 0 When was that?
- 20 A I stopped working there in 2015.
- 21 Q Okay. When did you first start work
- 22 there?
- 23 A Two-thousand -- end of 2013, 2014,
- 24 beginning, maybe. I was working there for about
- 25 a year.

- 1 LATOYA NEWKIRK
- 2 Q What did you do? What was your job
- 3 duty?
- 4 A I was a taxi driver.
- 5 Q Why did you stop working there in 2015?
- 6 A I moved.
- 7 Q Okay. Where did you move to?
- 8 A I don't remember.
- 9 Q When you were working for Yellow Cab in
- 10 Deer Park, where did you live?
- 11 A I -- oh, wait. Okay. I lived at the
- 12 house I was just telling you about on Wyandanch
- 13 on South 30th or South 31th Street.
- 14 O When you first starting working at
- 15 Yellow Cab, were you living in Wyandanch?
- 16 A Yes.
- 17 O When you were driving for Yellow Cab,
- 18 did you have a driver's license?
- 19 A Yes.
- 20 Q Did there come a time that you had your
- 21 driver's license suspended?
- 22 A Yes.
- 23 Q Is that the reason you stopped working
- 24 at Yellow Cab?
- 25 A I -- okay. That wasn't -- no. That

- 1 LATOYA NEWKIRK
- 2 wasn't the reason. The -- what happened was I
- 3 stopped working because I moved. I attempt -- I
- 4 attempted to go back. I went back for a day, and
- 5 that's when I found out about my license. And
- 6 because it was so far away to me at the time, it
- 7 wasn't worth it to fix my license and keep
- 8 working because I didn't even think that I would
- 9 be able to consistently go back to work.
- 11 suspended?
- 12 A No. They -- at that time, I don't
- 13 remember why. I knew I had a job driving, so it
- 14 wasn't something I would have, like, just
- 15 ignored. So I didn't -- it might have been, I
- 16 guess, maybe related to a ticket. So I don't
- 17 know.
- 18 Q But did there come a time that you
- 19 learned that your license was suspended?
- 20 A Yes.
- 21 Q Were you ever charged with driving with
- 22 a suspended license? Did you ever get a ticket
- 23 for that or get arrested for that?
- 24 A Yes. At a point I did get a ticket.
- 25 Q If you know, when you got the ticket,

- 1 LATOYA NEWKIRK
- 2 were you given a ticket to go to court? Or were
- 3 you actually taken into custody? Like, brought
- 4 down to the precinct.
- 5 A No. I was -- I was never arrested for
- 6 driving with a suspended license, so I would have
- 7 just gotten the ticket.
- 8 Q Okay. Do you remember when you got the
- 9 ticket?
- 10 A No.
- 11 Q Do you remember where you were when you
- 12 got the ticket?
- 13 A No.
- Q Did there come a time that you went to
- 15 court for the ticket for the suspended license?
- 16 A More than likely, yes.
- 18 go to court in relation to the ticket for the
- 19 suspended license?
- 20 A Not that I recall.
- 21 Q Okay. Going back before the Yellow
- 22 Cab, when was the last time you worked before
- 23 that?
- 24 A I'm not sure.
- 25 Q Do you remember -- although you might

- 2 not remember the times when you worked before
- 3 working for Yellow Cab, do you remember what you
- 4 did? What your job was before Yellow Cab?
- 5 A Yeah. That's what I'm trying to
- 6 remember. I can't -- I'm trying to remember the
- 7 order of my jobs. What year.
- 8 Q Okay. If you don't recall, that's
- 9 fine.
- 10 A I'm trying really hard to remember what
- 11 order. What I was doing.
- 12 Q That's okay. If it comes to you while
- 13 we're talking, let me know.
- 14 A Yeah.
- 15 Q You mentioned that you had been
- 16 living -- on some situations you've been living
- in a shelter; is that right?
- 18 A Yes.
- 19 Q Is it fair to say, is that through --
- 20 is that through Suffolk County social services?
- 21 A Yes.
- 22 Q If you can just give me a general idea
- 23 going back in time about how long you've been
- 24 receiving social services from Suffolk County.
- 25 A Since I was 17.

- Q Okay. Did some of that involve housing
- 3 assistance?
- 4 A Yes.
- 5 Q In other words, like, with the shelter.
- 6 A Yes.
- 7 Q Did you get any other type of
- 8 assistance? Whether it be -- from social
- 9 services, whether it be any type of --
- 10 When you're at the shelter, do you
- 11 receive a payment to pay rent? Or is that -- do
- 12 you just stay there and somehow it's taken care
- of that you're not involved in?
- 14 A Rent is paid directly to the shelter.
- Q Okay.
- 16 A It doesn't pass through my hands.
- 17 Q Okay. Other than the housing
- 18 assistance, do you know if you received any other
- 19 type of assistance from social service?
- 20 A Food stamps and public -- well public
- 21 assistance is, like, food stamps and maybe a cash
- 22 allotment.
- Q Okay. Are you getting that now?
- 24 A Yes.
- 25 Q Have you been getting that essentially

- 2 since you were about 17?
- 3 A Off and on.
- 4 O Off and on?
- 5 A Yeah.
- 6 Q Okay. What's the highest level of
- 7 education you've achieved?
- 8 A I got a GED. I went to tech school.
- 9 Q Where did you go do to tech school?
- 10 A Wilson Tech in Dix Hills.
- 11 Q Was that after you got the GED?
- 12 A I got the GED in the middle of me being
- 13 in school.
- 14 O Did you get a -- with Wilson Tech, did
- 15 you get a certificate from there or anything?
- 16 A I did. I do not have it, but I did.
- 17 O What was it for?
- 18 A Medical lab tech assisting.
- 19 Q When did you go there?
- 20 A Two-thousand -- I think it was 2006.
- 21 2005 to 2006 school year. If I'm not mistaken,
- 22 that was it.
- 23 Q You said you lived for a period of time
- 24 with this fellow, Mr. Abiola --
- 25 A Yeah.

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1 LATOYA NEWKIRK
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- 2 Q -- in Farmingdale. When did you first
- 3 meet him?
- 4 A Possibly 2010, 2011-ish.
- 5 O Where did you meet him?
- 6 A I don't -- I don't remember. I
- 7 remember Larry from when I was young. When I
- 8 first had my daughter, the house I moved into --
- 9 which was my daughter's father's family's
- 10 house -- Larry lived right around the corner, and
- 11 he was one of the guys from around there, but I
- 12 haven't seen him -- well, I hadn't seen him at
- 13 that time for a few years, and I don't remember
- 14 how I, like, got back to talking to him. I don't
- 15 really remember.
- 16 O You lived with him sometime in 2015; is
- 17 that right? Or 2016?
- 18 A Two-thousand -- end of the year 2015
- 19 into 2016. Those few months.
- 20 O If we focus on the Port Jefferson
- 21 shelter, do you know when you first went to the
- 22 Port Jefferson shelter?
- 23 A I'm thinking -- if I recall correctly,
- 24 March of 2016.
- 25 Q Okay. If you look at the date of this

- 1 LATOYA NEWKIRK
- 2 event, the date of this event was March 16, 2017.
- 3 On that day, about how long had you been in the
- 4 Port Jefferson shelter?
- 5 A About a year.
- 6 Q So now we're going back to -- that
- 7 would be March of 2015; am I right?
- 8 A No. You said if it happened --
- 9 O Of 2016?
- 10 A Yes.
- 11 Q Forgive me. And it was before that you
- 12 were with this fellow, Larry?
- 13 A Yes.
- O So sometime in '15, up until March
- 15 of -- when you went into the Port Jeff home in
- 16 March of '16?
- 17 A Yes.
- 18 Q Okay. And between when -- you told me
- 19 you first -- I asked when did you first meet
- 20 Larry, and you said 2010. Between then and when
- 21 you were living with him towards the end of 2015,
- 22 did you have contact with him? During that --
- 23 A Can you repeat that.
- Q Sure. When you -- I asked you when you
- 25 first met him. You said 2010, or around there.

- 2 Between then and when you moved in with him in
- 3 2015, did you have contact with him during that
- 4 period of time?
- 5 A From 2010...
- 6 Q To when you moved in with him.
- 7 A Contact?
- 8 Q Yes.
- 9 A Yes.
- 10 Q How often would you see him during that
- 11 period of time?
- 12 A I don't know. Not that often.
- 13 Q Did you consider him a friend? Or a
- 14 acquaintance?
- 15 A Yeah.
- 16 Q When you moved in with him -- was he
- 17 your boyfriend when you moved in with him?
- 18 A No.
- 19 O Just a friend?
- 20 A Yes.
- 21 Q Was there any particular reason that
- 22 you moved in with him other than -- as opposed to
- 23 staying at a place that social service may have
- 24 provided?
- 25 A Well there were several different

- 1 LATOYA NEWKIRK
- 2 things. We were trying to help each other.
- 3 There was -- there was an apartment in his house
- 4 that was going to be available soon, so I was
- 5 trying to get that apartment. And also he has a
- 6 daughter, and I was baby-sitting his daughter
- 7 because he had two jobs and the hours were weird.
- 8 So I was doing nannying for him.
- 9 Q Do you know about how old Mr. Abiola
- 10 is?
- 11 A My age. He -- I believe he's 33. 32
- 12 or 33.
- 13 Q Somewhere around your age?
- 14 A Yeah.
- 15 Q Ms. Newkirk, other than the lawsuit
- 16 that we're here for today, have you ever brought
- 17 a lawsuit against anybody? Other than this one
- 18 today. Have you ever sued anybody?
- 19 A No.
- 20 Q If you know, have you ever been sued by
- 21 anybody?
- 22 A No.
- 23 Q Lastly, have you ever been a witness in
- 24 a lawsuit where you didn't sue somebody but you
- 25 were involved in some way where you would be a

- 1 LATOYA NEWKIRK
- 2 witness or had information about the lawsuit?
- 3 A No.
- 4 Q Now what I'm going to do, Ms. Newkirk,
- 5 is I'm going to ask you to direct your attention
- 6 to March 16 of 2017. Okay?
- 7 A Okay.
- 8 Q I ask you, do you recall what is -- now
- 9 certainly you have --
- 10 Your complaint indicates there was a
- 11 time that you were stopped by the police on that
- 12 day; correct?
- 13 A Yes.
- 14 Q I want you to focus on times before
- 15 that. Can you tell me where you were in the
- 16 morning of March 16, 2017. Do you know where
- 17 you -- actually where you woke up that morning?
- 18 A Yes.
- 19 Q Where did you wake up?
- 20 A In Port Jeff Station, at my house.
- 21 Q Did there come a time that you left the
- 22 Port Jeff Station location?
- 23 A Yes. I don't remember exactly what
- 24 time it was.
- Q Okay. Did there come a time that you

- 1 LATOYA NEWKIRK
- 2 were in a vehicle with Larry Abiola?
- 3 A Yes. He picked me up.
- 4 Q So when you say he picked you up, he
- 5 picked you up at your house there? Or where you
- 6 were living in Port Jeff?
- 7 A Yes.
- 8 Q Forgive me. Was that a house or an
- 9 apartment in Port Jeff?
- 10 A Well that's Port Jeff Station. That's
- 11 the shelter.
- 12 Q Okay.
- 13 A He picked me up from there. It's a
- 14 house.
- 15 Q Okay. When Mr. Abiola picked you up at
- 16 that time, did you have custody of your daughter?
- 17 A Yes.
- 18 Q Okay. At that time, about how old was
- 19 your daughter?
- 20 A That was two years ago. She was 14.
- 21 Yeah. 13, because it was March. Her birthday
- 22 wasn't until August. 13.
- 23 Q When Mr. Abiola picked you up, was your
- 24 daughter home?
- 25 A No.

- 2 0 Where was she?
- 3 A She was in school.
- 4 Q Okay. When Mr. Abiola picked you up,
- 5 did you have an intention of going anywhere?
- 6 A Yes.
- 7 Q Where were you intending on going?
- 8 A I was going to my stepmom's house in
- 9 Wyandanch. On Irving Street.
- 10 Q What is your stepmom's name?
- 11 A Nicole Eaton.
- 12 Q Is she married to your dad? Is that
- 13 what makes her your stepmom?
- 14 A No. They were together for 14 years,
- 15 so she's my stepmom.
- 16 Q Is she married to him? Or you just
- 17 called her your stepmom?
- 18 A No. I just call her my stepmom. They
- 19 were not married.
- Q What's your dad's name?
- 21 A Marty Newkirk.
- Q Where does your dad live?
- 23 A He passed away in July.
- Q Of this year?
- 25 A Yes.

- 2 Q In March of 2017, was he living with
- 3 your stepmom?
- 4 A Yes. I believe. Yes.
- 5 Q At the Irving -- is it Irving Street?
- 6 A Mm-hmm.
- 7 Q At that address?
- 8 A (The witness gestured.)
- 9 O Yes?
- 10 A Yes.
- 11 Q So when Mr. Abiola picked you up, your
- intention was to go to your stepmom's house?
- 13 A Yes. We were stopping to eat breakfast
- 14 and going to her house.
- 15 Q Did you stop and get breakfast?
- 16 A Yes.
- 17 Q Do you remember where?
- 18 A Yes. M&A Deli on Straight Path in
- 19 Wyandanch.
- 20 Q After you got breakfast, did you leave
- 21 there?
- 22 A Yes.
- 23 Q When you left, did you get to your
- 24 stepmom's house?
- 25 A No.

- 2 Q Did there come a time that you were
- 3 stopped by the police --
- 4 A Yes.
- 5 Q -- before you got to your stepmom's
- 6 house?
- 7 A Yes.
- 8 Q Between when you left the deli and you
- 9 got stopped by the police, did you go anywhere
- 10 else?
- 11 A No. The police were at the deli
- 12 entrance. The exit. Excuse me. So we were
- 13 exiting. They were right there.
- 14 Q Okay. So you didn't make any stops
- 15 between when you left the deli and when you got
- 16 stopped by the police.
- 17 A No.
- 18 Q Okay. Do you recall what type of car
- 19 Mr. Abiola had?
- 20 A He was using his brother's car that
- 21 day.
- Q Okay.
- 23 A It was black. It may have been a
- 24 Mitsubishi. I'm not sure. Not sure.
- 25 Q Do you know the difference between a

- 2 car we call a sedan or an SUV or a truck? Do you
- 3 know if it was like what we call a sedan?
- 4 A It's a -- I'm trying to remember how
- 5 many doors it had. It was a regular sedan.
- 6 Q Okay. But you don't recall if it was
- 7 two doors or four doors?
- 8 A Yeah, because doesn't that change the
- 9 name? I was trying to make sure I was saying the
- 10 right thing.
- 11 Q That's fine. Are you familiar with
- 12 something they call an SUV? Like --
- 13 A Yes.
- 14 Q -- a Ford Explorer? Or a Chevy --
- 15 A Yes.
- 16 Q -- Suburban? That's type of thing.
- 17 A Yes.
- 18 Q As opposed to what I'll call, say, a
- 19 Honda Accord or Chevy Malibu. Like when you
- 20 drove a cab, what type of car did you drive?
- 21 A It was an Ford Taurus, I believe.
- 22 Or like a Ford Taurus.
- 23 A Yes, I did.
- 24 Q A Ford Taurus -- when I say a sedan,
- 25 that's --

- 2 A Right.
- 3 Q -- really what I'm saying.
- 4 A Yeah.
- 5 Q Do you understand? So we're talking
- 6 about the same thing?
- 7 A Mm-hmm.
- 8 Q Yes?
- 9 A Yes.
- 10 O Okay. Was Mr. Abiola's car, was it a
- 11 sedan? Regardless of the make or model, was it a
- 12 car, like, a four-door sedan-type car?
- 13 A Yes.
- 14 Q Do you recall where you were when the
- 15 police stopped you? What street you were on?
- 16 A I was on Arlington.
- 17 Q Where were you in the car?
- 18 A In the passenger seat.
- 19 Q Was Mr. Abiola driving, obviously?
- 20 A Yes.
- 21 Q You said it was his brother's car?
- 22 A Yes. I believe his car was in the shop
- 23 that day, and he had to get to work. And their
- 24 shifts worked out so that he just used his car.
- 25 Q You used some pronouns there. When you

- 1 LATOYA NEWKIRK
- 2 said you believe his car was in the shop, you
- 3 mean Mr. Abiola -- Larry Abiola's car?
- 4 A Yes.
- 5 Q So Larry Abiola used his brother's car?
- 6 A Yes.
- 8 A I don't remember.
- 9 Q Okay. When the police stopped you, you
- 10 recall being on Arlington. Do you know if that's
- 11 Street or Avenue?
- 12 A I believe it's Arlington Street.
- 13 Q Before the police stopped you, the only
- 14 places you had been was at your home in Port
- 15 Jeff, right?
- 16 A Mm-hmm.
- 17 O Yes? And then the deli. This is what
- 18 I'm doing. I'm just focusing on the places you
- 19 went before the police stopped you.
- 20 A I went from Port Jeff, and I stopped
- 21 somewhere with Larry before we went to M&A.
- Q Where did you stop with Larry before
- 23 you went to the deli?
- 24 A I don't remember exactly the address.
- Q Do you recall what town it was? In

- 2 what hamlet? In other words, was it still in
- 3 Port Jeff? Was it in Wyandanch?
- 4 A No. We got to Wyandanch area.
- 5 Q Okay.
- 6 A And it was Wyandanch.
- 8 A No.
- 9 Q All right.
- 10 A No.
- 11 Q Why did you go to the house?
- 12 A Me and Larry -- me and Larry stopped to
- 13 spend time together.
- Q Okay. At the house?
- 15 A Yes.
- 16 Q In other words, when you say spend time
- 17 together, to have sex?
- 18 A Not exactly.
- 19 Q Okay. What do you mean by spend time
- 20 together?
- 21 A We -- we -- oh, my gosh. We did some
- 22 stuff sexually.
- O Was that inside the house?
- 24 A No.
- Q Okay. In the car?

- 1 LATOYA NEWKIRK
- 2 A Yeah.
- 3 Q Okay. And -- but were you in a
- 4 driveway of the house? Were you in front of the
- 5 house?
- 6 A We were in the driveway. We pulled up
- 7 to someone's house and...
- 8 Q Okay. Did you know whose house it was?
- 9 A No.
- 10 Q Had you ever been to that house before?
- 11 A No. I told you, I don't hang out with
- 12 Larry that much. I never...
- 14 asking. Had you ever been to that house before?
- 15 A I don't know whose house it was.
- 16 Q Okay.
- 17 A That's why I don't remember the block
- 18 or anything.
- 19 Q I know you can't get inside Larry's
- 20 head, but let me just ask this question. Did
- 21 Larry know whose house it was?
- MR. EGAN: Objection to the form
- of the question.
- 24 A I'm going to assume yes.
- 25 Q Okay. When Larry -- when Larry went to

- 2 the house and pulled in the driveway, did you
- 3 find it odd that he was pulling into the driveway
- 4 of a house that you had never been before?
- 5 A No. He was comfortable, so I just -- I
- 6 didn't ask him any questions. It was a friend or
- 7 people or something to that effect.
- 8 Q Did you think you were just pulling
- 9 into the driveway of the house that you didn't
- 10 know whose house it was and Larry didn't know
- 11 whose house it was, either?
- 12 A No.
- Q Did you believe -- although you may not
- 14 have had any basis or source, did you believe
- 15 that Larry knew whose house it was?
- 16 A Yes.
- 17 O And you don't remember what street it
- 18 was on?
- 19 A No.
- 20 Q Did you get out of the car at any point
- 21 when you were in the driveway of the house?
- 22 A No.
- Q What time of day was this?
- 24 A It was right before we went to M&A. It
- 25 was early in the morning.

- 1 LATOYA NEWKIRK
- 2 Q Okay. Do you remember around what
- 3 time?
- 4 A It would have had to be maybe
- 5 10 o'clock. After 10. Somewhere between 10 and
- 6 10:30. Well, to be more specific, probably 10,
- 7 10:20.
- 8 Q When you pulled in the driveway, were
- 9 there any other cars in the driveway?
- 10 A Not directly in the driveway, no.
- 11 Q Where were there cars? When you say
- 12 not directly in the driveway, where were there
- 13 cars?
- 14 A On the street. Yeah. On the street.
- 15 Q What kind of house was it?
- 16 A What do you mean?
- 17 O Was it a freestanding home? Was it an
- 18 apartment complex? Was it just, like, a regular
- 19 house?
- 20 A No. It was just a regular house.
- Q Do you know what a cape house is? In
- other words, a house with a slanted roof on it?
- 23 A I believe.
- Q If not, it's okay. I'm just asking.
- 25 All right. Do you know high ranch house is?

- 2 A Yes.
- 3 Q Was it a high ranch house?
- 4 A No. This house was small. It was very
- 5 humble looking.
- 6 Q If you know, was anybody home?
- 7 A Not sure. Don't think so.
- 8 Q Okay.
- 9 A I didn't -- I didn't see movement.
- 10 Q Okay. You pulled in the driveway
- 11 because you and Larry were going to engage in
- 12 some form of sex?
- 13 A We pulled into the driveway, actually,
- 14 just to -- we were catching up. I hadn't seen
- 15 him in a long time. Since I moved, as a matter
- 16 of fact. I believe I haven't even seen him --
- 17 like, that was probably the first time I saw him
- 18 since I moved.
- 19 Q Okay. What I'm getting at is before
- 20 you pulled in the driveway, did you communicates
- 21 with him or did he communicate with you in any
- 22 way -- even if it was nonverbal -- that you were
- 23 pulling into the driveway for the purpose of
- 24 engaging in some kind of sex?
- MR. EGAN: Object to the form of

- 2 the question.
- 3 A No.
- 4 Q So when you pulled into the driveway at
- 5 that point -- when you pulled in the driveway, it
- 6 wasn't specifically for you to engage in some
- 7 form of sex?
- 8 A No.
- 9 Q It was, as you said, to catch up.
- 10 A Yeah. I didn't -- I didn't want to
- 11 have him sit in front of my stepmom's house
- 12 because I didn't want my dad to get the wrong
- idea because he's a guy sitting there or
- 14 whatever. I don't know. I just felt like it was
- 15 kind of disrespectful to just bring him there and
- 16 just even sit there. He didn't know my dad. My
- 17 dad didn't know him.
- 18 Q So instead, you decided that you wanted
- 19 to catch up, meaning you wanted to speak with him
- 20 about things in your life. Is that fair to say?
- 21 Catch up?
- 22 A Yeah.
- 23 Q And so you decided that the place that
- 24 you would do that would be to pull into the
- 25 driveway of this house.

- 1 LATOYA NEWKIRK
- 2 A I didn't decide that. He was driving.
- 3 I didn't decide anything.
- 4 Q Okay. All right. Did he say anything
- 5 before he pulled in the driveway? Did he say,
- 6 you know what, let me pull over? I'll stop in
- 7 this driveway? Anything at all?
- 8 A No.
- 9 Q Okay. You may not recall. Do you
- 10 remember -- when you said you went for breakfast
- 11 at the deli, did you buy breakfast? Or did you
- 12 go sit down at a table in the deli? Or did you
- 13 just buy breakfast?
- 14 A I bought breakfast, and I was bringing
- it back to my stepmom's house.
- Okay. Do you remember what you got?
- 17 Do you remember what you bought?
- 18 A I got a breakfast sandwich. Larry got
- 19 a breakfast sandwich, too, but they were
- 20 different.
- 21 Q Focusing on when you were in the
- 22 driveway. When you were in the car with Larry in
- 23 the driveway, did you use any drugs?
- 24 A No.
- 25 Q Did you smoke your marijuana?

- 2 A No.
- 3 Q From the time you left the house in
- 4 Port Jefferson up to the point we're at -- which
- 5 is the driveway and this house in Wyandanch --
- 6 did you use any drugs?
- 7 A No.
- 8 Q Did you smoke any marijuana?
- 9 A No.
- 10 Q When you were in the car with Larry,
- 11 you said you engaged in some form of sexual
- 12 contact; correct?
- 13 A Yes.
- Q Did that involve you removing any parts
- 15 of your clothing?
- 16 A No.
- 17 Q What were your wearing that day?
- 18 A Purple sweater, pink leggings that
- 19 had -- well the leggings had other colors on
- 20 them.
- 21 Q Okay.
- 22 A And -- yeah.
- 24 feet?
- 25 A I might have had my -- I'm not a

- 2 hundred percent sure right now.
- 3 Q That's okay. Do you know if you had
- 4 any form of socks on?
- 5 A I believe so.
- 6 Q Or stockings? Do you remember?
- 7 A Stockings, no. Not with leggings. I
- 8 believe I would have put socks on. Yeah.
- 10 whether you did or did not have socks on?
- 11 Let me ask it this way. In other
- 12 words, is it something you probably did have on,
- 13 you just don't remember exactly what socks --
- 14 A Yeah. Depending on what my footwear
- 15 is, yes.
- 16 Q Okay. Again, the footwear, you don't
- 17 have --
- 18 A I don't remember.
- 19 Q But you did have footwear?
- 20 A Yes. Yes.
- 21 Q You mentioned you had a sweater.
- 22 A Yes.
- 23 Q Do you know if you had anything on
- 24 under the sweater?
- 25 A A bra.

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1 LATOYA NEWKIRK
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- 2 Q Okay. Did you have any type of jacket
- 3 or coat?
- 4 A Yes.
- 5 Q What type of jacket or coat did you
- 6 have on?
- 7 A I had on this oversized Eddie Bauer
- 8 coat.
- 9 Q Do you recall what it was made out of?
- 10 A Not sure. It had the stuff with the
- 11 feather insulation, I believe.
- 12 Q Meaning the down?
- 13 A Yeah.
- 14 Q Do you know if it was made out of
- 15 leather?
- 16 A No. It wasn't made out of leather.
- 17 Q Was it a -- I'll use, was it a winter
- 18 coat?
- 19 A Yes.
- 20 Q Do you remember what color it was?
- 21 A Black.
- 23 interior. Was it puffy? Like was it soft, like,
- 24 if you pushed on it?
- 25 A Not -- it is, but I'm sure -- I'm not

- 2 exactly sure how to describe it.
- 3 Q Okay. When you were in the driveway,
- 4 did you have the coat on?
- 5 A I do not remember. I don't -- I don't
- 6 remember if I had it on when I was in the car or
- 7 the driveway.
- 8 Q Did you have anything on your head?
- 9 Any type of head wear?
- 10 A No.
- 11 Q Where you wearing glasses at all?
- 12 A No.
- 13 Q Okay. Do you recall how Larry was
- 14 dressed?
- 15 A No.
- 16 Q You don't remember one way or the
- 17 other?
- 18 A No.
- 19 Q All right. Did you have underwear on?
- 20 A Yes.
- 21 Q Okay. Now when you were in the
- 22 driveway, did you remove any of Larry's -- any
- 23 portion of Larry's clothing?
- 24 A No.
- 25 Q So when you were in the driveway, when

- 2 you said to me earlier that you engaged in some
- 3 form of sex, tell me what you did with Larry that
- 4 you answered in that fashion. What did you do?
- 5 A We had oral sex.
- 6 Q Okay. Did you perform oral sex on
- 7 Larry?
- 8 A Yes.
- 9 Q Okay. Did you unzip his pants? Did
- 10 you take his pants down? How did that happen?
- 11 A I didn't have to do either, or. I --
- 12 he had a waistband --
- 13 Q Okay.
- 14 A -- not a zipper.
- Okay. So in some way you were able to
- 16 remove Larry's clothing. When I say that, move
- 17 it enough so that you could perform oral sex on
- 18 Larry; is that right?
- 19 A Yes.
- 21 sweatpants on or something?
- 22 A I believe it was sweatpants. I was
- 23 trying to think of the name of those other pants,
- 24 but I do believe it's sweatpants because there's
- 25 a waist -- a band.

- Q Okay. Did Larry have underwear on?
- 3 A Yes.
- 4 Q Okay. Do you recall if Larry was
- 5 wearing a shirt? Or do you remember what type of
- 6 shirt he had on?
- 7 A No.
- 9 on?
- 10 A I don't remember. He might have had a
- 11 coat on.
- 12 Q Okay. Lastly, do you know if Larry had
- any head wear on? Any type of hat or anything?
- 14 A I don't believe he did. I don't ever
- 15 remember seeing him in a hat.
- 16 Q Before you performed oral sex on Larry,
- 17 did you kiss him?
- 18 A Yes.
- 19 Q Okay.
- 20 A I -- I believe I did.
- Q Okay. Did Larry ever put his hands on
- 22 you in any way? Did he put his hand inside your
- 23 sweater?
- 24 A I don't recall.
- Q Do you know if Larry ever put his hands

- 2 inside your bra?
- 3 A I don't recall.
- 4 Q You don't recall one way or the other?
- 5 A No.
- 6 Q Okay. Do you have a recollection
- 7 whether you took you sweater off?
- 8 A I didn't take anything off. I didn't
- 9 take off any clothes.
- 10 Q But you don't recall if Larry put his
- 11 hand under your sweater or under your bra.
- 12 A I don't remember him touching me.
- 13 O Okay.
- 14 A Yeah. I -- just, like, I'm not one
- 15 hundred percent sure.
- 16 Q Okay. Meaning you're saying you're not
- 17 sure if he did that or not?
- 18 A Yes.
- 19 Q Okay. Did Larry ever put his hands
- 20 inside your pants?
- 21 A No.
- Q Okay. Just for clarification, you're
- 23 not sure if he put his hand inside -- under your
- 24 shirt or in your bra. You don't know if that
- 25 happened or not, but you have a distinct

- 2 recollection that he did not put his hands inside
- 3 your pants.
- 4 A Yes.
- 5 Q Now when you performed oral sex on
- 6 Larry, did Larry ejaculate?
- 7 A Yes.
- 8 Q Did he ejaculate in your mouth?
- 9 A Yes.
- 10 Q When he did that, did any of his
- 11 ejaculate, if you know, get on any portion of
- 12 your clothing?
- 13 A No, it didn't.
- Q Did it get on any portion of you body?
- 15 Did it get on your face? Did it get on your
- 16 chest? Anything like that?
- 17 A No.
- 18 Q When he ejaculated in your mouth, did
- 19 you swallow it?
- 20 A No.
- 21 Q Okay. As far as where the ejaculate
- 22 may have ended up, did it go on his body?
- 23 A No. I don't remember.
- Q Okay. That's fine.
- MR. EGAN: Let me give these

- 1 LATOYA NEWKIRK
- 2 tissues to Ms. Newkirk.
- 3 MR. MITCHELL: By the way,
- 4 Ms. Newkirk, if you want to take a
- 5 break at any time, you just let me
- 6 know.
- 7 THE WITNESS: No.
- 8 MR. EGAN: You want to take a
- 9 break?
- THE WITNESS: No.
- MR. MITCHELL: What time you got?
- 12 MR. EGAN: 10 after 12.
- MR. MITCHELL: Off the record.
- 14 (A discussion was held off the
- 15 record.)
- 16 MR. MITCHELL: Back on the record.
- 17 Q After performing oral sex on Larry, did
- 18 you stay -- at that point in the driveway of the
- 19 house, for how long did you stay there after
- 20 that? In the driveway of the house.
- 21 A Maybe -- maybe, like, five minutes.
- Q Okay. At that time, on that day --
- 23 March 16, 2017 -- if you know, did Larry still
- 24 live at the place in Farmingdale where you had
- 25 lived with him earlier?

- 2 A Yes.
- Q Okay. So if I'm -- forgive me, but
- 4 only because I think you told me, but I forgot.
- 5 Had you gone to the house where you parked in the
- 6 driveway before or after you had gone to the
- 7 deli?
- 8 A Before.
- 9 Q Okay. Then when you left from the
- 10 house, you went to the deli?
- 11 A Yes.
- 12 Q Okay. If I'm correct, again, neither
- 13 you nor Larry got out of the car when you were
- 14 there in the driveway of the house; is that
- 15 right?
- 16 A I don't believe we did.
- 17 Q If you know, did anybody from the house
- 18 ever come out to the car to speak with either you
- 19 or Larry?
- 20 A No.
- 21 Q From the time that you left the
- 22 driveway at the house, did you go straight to the
- 23 deli? Or did you stop anywhere between the house
- 24 and the deli?
- 25 A I went to the deli. Straight to the

- 2 deli.
- 3 Q Okay. The clothing you were wearing
- 4 that day, do you still have that clothing?
- 5 A No. The sweater just got thrown out of
- 6 evidence, and I do still have the leggings.
- 7 Q Okay. Did you ever provide the
- 8 leggings to any law enforcement agency?
- 9 A No.
- 10 Q Did you ever give them your sweater?
- 11 A Yes.
- 12 Q Did you ever give them your bra?
- 13 A No.
- 14 O Did you ever give them the coat that
- 15 you described to me?
- 16 A No.
- 17 O Okay. Did they ever ask you for those
- 18 items? In other words, did they -- did any law
- 19 enforcement agency ever ask you for the leggings?
- 20 Do you recall if they ever asked you for those?
- 21 A I don't believe they did. I'd have
- 22 given them, so...
- 23 Q I understand that. Did they ever ask
- 24 you for your bra?
- MR. EGAN: Objection to the form

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- of the question. Brian, you want to
- 3 clarify what --
- 4 MR. MITCHELL: Well, any law
- 5 enforcement agency because I'm not up
- 6 to that yet.
- 7 Q Did any law enforcement agency ever
- 8 request that you give them you bra?
- 9 A No.
- 10 Q Did any law enforcement agency ever
- 11 request that you give them the coat you described
- 12 to me? The one with the down. The down --
- 13 A No.
- 14 O -- winter coat.
- 15 If you know, you said that a law
- 16 enforcement agency did come into possession of
- 17 your sweater; is that right?
- 18 A Yes.
- 19 Q Okay. Did they specifically ask you to
- 20 provide them the sweater? Or did you say here's
- 21 the sweater I was wearing? You see the
- 22 distinction? Did you provide it to them?
- 23 A I don't --
- MR. EGAN: Object to the form of
- 25 the question. You used the word they.

- 1 LATOYA NEWKIRK
- 2 Q Did you provide your sweater to a law
- 3 enforcement agency at some point? People from
- 4 law enforcement?
- 5 A I did. I just don't recall how it
- 6 happened.
- 7 Q Okay. Do you know if anybody from any
- 8 law enforcement agency -- whether it be a state
- 9 agency or the federal agency -- ever ask Larry to
- 10 provide any of the clothing to them that he was
- 11 wearing that day?
- 12 A No.
- 13 Q Okay. You indicated that you left from
- 14 the driveway and you went to the deli; is that
- 15 right? The driveway of that house.
- 16 A Yes.
- 17 O And it was when you were coming out of
- 18 the deli that you were stopped by the police; is
- 19 that right?
- 20 A Yes.
- 21 Q When the police stopped you, if you
- 22 know, were they in a marked police car?
- 23 A Yes.
- Q Did they put on lights to stop you? Or
- 25 a siren?

- 2 A Yes.
- 3 Q Was it one or the other? Could you
- 4 tell me.
- 5 A I remember the lights.
- 6 Q When the police put the lights on, did
- 7 Larry say anything to you? Or did you say
- 8 anything to Larry?
- 9 A I think I said to him, like, your
- 10 brother's car is good, right.
- 11 Q Okay. In other words, you guys were
- 12 aware that the police were trying to stop you.
- 13 Or at least you were aware that the police were
- 14 behind you.
- 15 A Yeah. When he pulled over, I asked
- 16 him.
- 17 Q Okay. Did he say anything to you,
- 18 like, oh, darn it. The cops are behind me. Or
- 19 looks like I might get a ticket. Anything like
- 20 that?
- 21 A No. When we were...
- 22 O Go ahead.
- 23 A When we were pulling out -- as I told
- 24 you, pulling out of the deli, the cops are right
- 25 there.

- 2 Q Okay.
- 3 A And I said they're going to stop
- 4 whoever comes out of here next. And we were the
- 5 next ones out.
- 6 Q Okay. When you say the cops were right
- 7 there, you could see their car before they
- 8 stopped you?
- 9 A Yes. Two police cars.
- 10 Q There were two police cars?
- 11 A Yes.
- 12 Q Okay. They were both marked units?
- 13 A Yes.
- 14 Q Do you -- did you happen -- I know you
- were stopped by one police car; correct?
- 16 A Yes.
- Q When you were stopped by the one police
- 18 car, was it only that one police car?
- 19 A Yes.
- 21 to observe anything about the other police car,
- 22 other than that it was a marked vehicle? Were
- 23 you able to see a number on that car at all?
- 24 A No.
- Q Okay. Were you able to observe

- 2 whether -- how many there were? How many police
- 3 officers might have been in that car?
- 4 A No.
- 5 Q Okay. So do you recall anything about
- 6 the police officers that were in the other car?
- 7 Not the one that stopped you.
- 8 A No.
- 9 Q Okay. When you say they were stopped
- 10 near the deli, were they parked in a parking lot
- 11 at all?
- 12 A No. Right outside of the parking lot.
- 13 They park on the street.
- 14 Q Okay. What was the name of the street
- 15 that the deli is on?
- 16 A It's on Straight Path, but the
- 17 exit/entrance that we took where the parking is,
- 18 is in the back. And that's -- that street is
- 19 called Jackson, I believe. Jackson Street.
- 20 Q And that's where the police cars would
- 21 have been?
- 22 A Yes.
- 23 Q Now you may not remember this, but when
- 24 you went into the deli, were the police cars
- 25 there?

- 1 LATOYA NEWKIRK
- 2 A I don't think they were.
- Q Okay.
- 4 A I don't -- I don't remember. I don't
- 5 think that they were directly where they were
- 6 when we left, but they were in the area.
- 7 Q Okay.
- 8 A The deli is directly across the street
- 9 from the fire department. There's always cop
- 10 cars just right in the vicinity.
- 11 Q Okay. Do you know about how long you
- 12 were in the deli?
- 13 A Maybe -- maybe ten minutes, something
- 14 like that. I'm not exactly sure. I don't know.
- 15 Q Is it fair to say you were in there for
- 16 about the time it would take for you to order the
- 17 breakfast, have the breakfast made, and then pay
- 18 for your food?
- 19 A Yes.
- 20 Q Nothing unusual happened in the deli
- 21 other --
- 22 A No.
- 23 0 -- than that?
- Okay. So when you came out of the
- 25 deli, you mentioned to me that you said to Larry

- 1 LATOYA NEWKIRK
- 2 those cops are going to stop the next people that
- 3 come out of here; is that right?
- 4 A Yes.
- 5 Q Why did you say that to him?
- 6 A Because that's what they do. They sit
- 7 there and wait for somebody to get in their
- 8 vehicle and move, and then they pull them over.
- 9 Q Okay. Have they ever done that to you?
- 10 A That specific day? No. I've seen them
- 11 do it to people while I was in the same parking
- 12 lot.
- 0 Okay. When was the last time before
- 14 the day -- before March 16, 2017, that you saw
- 15 that happen in that -- in relation to that
- 16 parking lot?
- 17 A I mean, I'm not exactly sure of dates.
- 18 It's just a regular thing. Everybody knows
- 19 that's what they're going to do. They're sitting
- 20 there waiting for you, in your face, looking at
- 21 you, and you're going to get pulled over as soon
- 22 as you pull out. There's nowhere else for you to
- 23 go but to go get pulled over.
- 24 Q Okay.
- 25 A It's just -- it's just something they

- 1 LATOYA NEWKIRK
- 2 do. It's regular. I don't remember a date
- 3 because it's just a regular, everyday occurrence.
- 4 Q Do you know if anybody has ever made a
- 5 complaint about that to either the precinct or to
- 6 internal affairs?
- 7 A Me, personally? I don't know.
- 8 Q Do you know if anybody did other than
- 9 you?
- 10 A I don't -- I don't know.
- 11 Q Okay. So now you say you got pulled
- 12 over by the police, and they had lights on. Do
- 13 you know if they had a siren on?
- 14 A I don't recall if there was a siren. I
- 15 think it was just the lights.
- 16 Q Okay. You said to Larry, your
- 17 brother's car is good, right? Something like
- 18 that?
- 19 A Yeah.
- 20 Q What did Larry say to you when you said
- 21 that?
- 22 A He said yeah, I don't understand, or
- 23 something to that effect.
- Q Did there come a time where Larry
- 25 actually stopped his car and pulled his car over?

- 2 A Yes.
- 3 Q All right. Did he have to pull to the
- 4 side? Or was he already sort of on the side of
- 5 the road?
- 6 A He -- actually, when the lights came
- 7 on, he had to pull to the side because he -- he
- 8 made a wrong turn. And that's why they pulled
- 9 him over on Arlington. When we first saw them,
- 10 they were right next to the street we already had
- 11 to be on. Instead of making a right, he made a
- 12 left, and that was when they turned the lights
- 13 on. That's why he had to pull over.
- 14 Q Okay. When you say he made a wrong
- 15 turn, did he make a turn that violated the
- 16 vehicle and traffic law? Like made a -- went
- 17 down a one-way --
- 18 A No.
- 20 A No.
- 21 Q Just went in the wrong direction?
- 22 A The way that the deli is set up, yes.
- 23 When he leaves the back of it to get to my
- 24 stepmom's house, it's that street right there.
- 25 Just make a right.

- 2 Q Okay.
- A And I don't know. For whatever reason,
- 4 I guess -- I think -- I think I told him left as
- 5 I was looking down. I meant right. He made a
- 6 left.
- 7 Q Okay.
- 8 A And I look up and I'm, like, you gotta
- 9 turn around or whatever.
- 10 Q Okay.
- 11 A And I don't think he wanted to do a
- 12 U-turn right there. And it didn't even -- it
- 13 wasn't necessary to make a U-turn.
- 14 The way that the blocks were set up,
- 15 all he would have had to do was just turn right
- 16 there on Straight Path, turn up Arlington, which
- is where you know, we got pulled over at, and he
- 18 could have easily made it back to where we were
- 19 going without even making a U-turn. Just go
- 20 around back there.
- 21 Q So he never actually turned around
- 22 before he got pulled over.
- 23 A No.
- Q He took the route you mentioned to me,
- 25 which got him onto Arlington.

- 2 A Yes.
- 3 Q And then you got pulled over.
- 4 A Yeah. He went -- he took the route
- 5 from Irving, went up Straight Path. Next block
- 6 is Arlington. He could have -- like I said,
- 7 could have just went up the other way. When I
- 8 said he turned, that turn was on Straight Path
- 9 because he had to turn on Straight Path to get to
- 10 Arlington.
- 11 Q Okay. Now when the police -- actually,
- 12 when the police pulled you over and Larry
- 13 actually brought the car to a stop, at that point
- 14 did the police get out of their vehicle?
- 15 A Yes.
- 16 Q Okay. Did either you or Larry get out
- 17 of your car at that point?
- 18 A No.
- 19 Q Okay. Did the police come up to the
- 20 car?
- 21 A Yes.
- 22 Q All right. Do you recall how many
- 23 police officers there were?
- 24 A Two.
- 25 Q All right. Did you come to learn that

- 1 LATOYA NEWKIRK
- 2 one of the police officers is an officer named
- 3 McCoy?
- 4 A Yes.
- 5 Q Did you come to learn that one of the
- 6 officer's names is Pav?
- 7 A Yes.
- 8 Q Okay. Before that time that we're at
- 9 right now where you're stopped on March 16 of
- 10 2017, had you ever met or known Officer McCoy
- 11 before that day?
- 12 A No. Not to my knowledge.
- 13 Q Okay. And had you ever met or known
- 14 Officer Pav on that day?
- 15 A Not to my knowledge.
- 16 Q So it's fair to say when they did
- 17 approach the car, you didn't know who either one
- 18 of them were?
- 19 A Yes. That's fair to say.
- 20 O You've come to learn what their names
- 21 are.
- 22 A Yes.
- Q Okay. What I'm going to do from this
- 24 point forward in the deposition, I'm going to
- 25 refer to the person that you've come to learn as

- 1 LATOYA NEWKIRK
- Officer McCoy as Officer McCoy. Okay?
- 3 A Yes.
- 4 Q And I'll refer to the person you've
- 5 come to learn as Officer Pav as Officer Pav.
- 6 Okay?
- 7 A Yes.
- 8 Q All right. You mentioned that they
- 9 both got out of their car. Did either come and
- 10 approach the car in some way?
- 11 A Yes. Officer McCoy came to my side.
- 12 Officer Pav went to Larry's side.
- 13 Q All right. Was your window up or down?
- 14 A My window was up.
- 15 Q If you know, was Larry's window up or
- 16 down?
- 17 A I believe his was up, too.
- 18 Q When Larry stopped -- pulled the car
- 19 over, did he turn the car off?
- 20 A I think they told him to turn the car
- 21 off.
- Q Okay. Again, do you believe Larry's
- 23 window was up when they told him to turn the car
- 24 off?
- 25 A He might have rolled it down when he

- 2 saw Officer Pav approaching.
- 3 Q Okay. The officer that approached your
- 4 side was Officer McCoy?
- 5 A Yes.
- 6 Q And the officer that approached the
- 7 driver's side was Officer Pav?
- 8 A Yes.
- 9 Q Okay. Do you have a recollection --
- 10 focusing on Pav, do you have a recollection of
- 11 what Pav said to either Mr. Abiola or to yourself
- 12 at that point?
- 13 A No.
- Q Okay. Do you know if he spoke at all?
- 15 A Yeah, he spoke. He spoke to Larry.
- 16 Q You just don't remember that the words
- 17 were.
- 18 A No, because McCoy was talking to me.
- 19 Q Can you tell me what it was that McCoy
- 20 said to you and what you said to McCoy?
- 21 A He asked me for identification, and I
- 22 gave it to him.
- Q Okay. Was your window down at this
- 24 point?
- 25 A I rolled it down when I seen him

- 2 approaching my side.
- 3 Q Now when you say you rolled it down,
- 4 did you use the button? Is it an automatic
- 5 window?
- 6 A Yes.
- 7 Q Okay. If you know -- you may not --
- 8 was the car running at the time when you put the
- 9 window down?
- 10 A I don't believe it was.
- 11 Q Okay. So then Officer McCoy -- go
- 12 ahead. You were going to say something?
- 13 A I'm not one hundred percent sure. I
- 14 know all this stuff is changing within a few
- 15 seconds. If I see a cop approaching my window
- and he's obviously going to talk to me, I'm going
- 17 to roll the window down. You know what I mean?
- 18 I'm not exactly sure. Whether the car was off or
- 19 on within the first, I think, 60 seconds, I think
- 20 you can still roll the windows up or down.
- 21 Q Yeah. They still go up.
- 22 A So I don't know exactly, but I do feel
- 23 like Officer Pav told him to cut the engine.
- Q Okay. Tell me, when Officer McCoy came
- 25 to your side, do you recall whether he spoke to

- 1 LATOYA NEWKIRK
- 2 you first? Or you spoke to him first?
- 3 A He spoke to me first.
- 4 Q Do you recall what he said to you?
- 5 A He asked for my ID.
- 6 Q Okay. When he said that to you, what
- 7 did you do?
- 8 A I reached in my bag and gave him my ID.
- 9 Q All right. When you say you gave him
- 10 your ID, what did you give to him?
- 11 A I give him a benefit card. I gave
- 12 him -- because it had a picture on it, and I
- don't know where my driver's license was at the
- 14 time. I don't know.
- 15 Q Okay.
- 16 A I might have left it at home. It might
- 17 have been broken or lost or something. I don't
- 18 know, but I just gave him what I had.
- 19 Q All right. What you had, you said, was
- 20 a benefit card?
- 21 A Yes.
- 22 Q And did you have any other form of
- 23 identification?
- 24 A I don't -- I don't think so.
- 25 Q Okay. When you gave it to him, did you

- 2 give him -- was the card originally in a wallet
- 3 or something? Or your purse in some fashion?
- 4 A Yes, I believe so.
- 5 O And was it in a wallet? Was it in
- 6 something where you slide it into? Or was it
- 7 just in your purse?
- 8 A It would have been in my wallet.
- 9 Q Okay. Do you know if you took it out?
- 10 Wherever it was, did you take it out and just
- 11 give McCoy only the card?
- 12 A Yes. I only gave him my identification
- 13 or something that identified me.
- 14 Q All right. Did he take it from you?
- 15 A Yes.
- 16 Q All right. Other than that, did you
- 17 have any further conversation with McCoy while he
- 18 was at the window of the passenger side of the
- 19 car?
- 20 A At that moment?
- 21 Q At that moment.
- 22 A No.
- O Okay. You mentioned to me that
- 24 Officer Pav was over on the driver's side. Do
- 25 you have any recollection at that moment of what

- 1 LATOYA NEWKIRK
- 2 Officer Pav was saying to Larry or what Larry was
- 3 saying to Officer Pav, if at all?
- 4 A I remember him asking for his license
- 5 and registration because I saw Larry reaching
- 6 around for it. Like I said, it was his brother's
- 7 car, so he was, like, really looking for it. He
- 8 didn't seem to know exactly where it was, but I
- 9 know he eventually got it. I think he asked him
- 10 why he was stopped, and I don't remember the
- 11 response.
- 12 Q Okay. Was that happening about the
- 13 same time that you were giving your
- 14 identification to Officer McCoy?
- 15 A Yes.
- 16 Q Okay. After you gave the
- 17 identification to Officer McCoy, what happened
- 18 then?
- 19 A He ran my name and everything, and he
- 20 came back to the car and told me that I have
- 21 warrants and to step out of the car.
- Q Okay. Let me stop you one second.
- 23 When you say he ran your information, did he go
- 24 back to the police car to do that?
- 25 A Yes.

- Q Okay. You may know, you may not. When
- 3 Officer McCoy went back to the police car to run
- 4 your information, do you know what Officer Pav
- 5 was doing?
- 6 A I don't know. I thought that -- I
- 7 thought he was doing the same thing with Larry,
- 8 but I'm not -- I'm not sure.
- 9 Q Okay. In other words, you're not sure
- 10 if Pav went back to the car or if he remained up
- 11 by Larry, one way or the other.
- 12 A No. I remember at a point he did go
- 13 back to the car, but obviously they couldn't both
- 14 be running at the same time unless they have two
- 15 computers in there. So I don't know exactly what
- 16 he was doing, but I do remember him leaving back
- 17 to his car.
- 18 Q Okay. Was there ever a time that we're
- 19 talking about right now that you were there with
- 20 Larry but the police -- neither of the police
- 21 officers were there? In other words, maybe they
- 22 went back to their car. Where you were with
- 23 Larry just by yourselves.
- 24 A Yes.
- 25 Q During that period of time, did you

- 2 have any conversation with Larry?
- 3 A Larry said that he didn't know what
- 4 they pulled him over for.
- 5 Q Okay. Did you say anything to Larry?
- 6 A I just agreed with him. I was, like,
- 7 I -- I don't know, like...
- 8 Q Okay. At the time, did you have
- 9 marijuana in your purse?
- 10 A Yes.
- 11 Q Did you say anything to Larry at that
- 12 time about having marijuana in your purse?
- 13 A No.
- 14 Q You didn't say anything at all?
- 15 A No.
- 16 Q Okay. Did there come a time that McCoy
- 17 came back to your side of the window?
- 18 A Yes.
- 19 Q That's when he mentioned to you that
- 20 you had warrants?
- 21 A Yes.
- 22 Q If you know, when McCoy came back to
- 23 your side of the window and told you that you had
- 24 warrants, do you know what Officer Pav was doing?
- 25 A I remember -- I think Officer Pav came

- 2 from around the car towards my side at that time.
- 3 Q Do you know if Officer Pav went from
- 4 the police car to your side? Or whether he had
- 5 gone back to where Larry was before coming to
- 6 your side?
- 7 A I believe he went to Larry's side and
- 8 then over to where I was.
- 9 Q Okay. When he went back to Larry's
- 10 side, do you have any recollection one way or the
- 11 other what, if anything, Officer Pav said to
- 12 Larry or what, if anything, Larry said to
- 13 Officer Pay?
- 14 A Officer Pav told Larry that he was good
- 15 to go at one point.
- 16 Q Was that before he came around to your
- 17 side as you described?
- 18 A Yes.
- 19 Q Okay. And then Pav came around to
- 20 where you were and where McCoy was?
- 21 A Yes.
- Q Were you still seated in the vehicle?
- 23 A No.
- Q Did there come a time that you got out
- of the car?

- 2 A Yes.
- 3 Q When did you get out of the car?
- 4 A When Officer McCoy asked me to.
- 5 Q Okay. And when was it that he asked
- 6 you to get out of the car?
- 7 A When he came back to the car and told
- 8 me that I have warrants. And he asked me to step
- 9 out of the car.
- 10 Q Okay. When he told you that you had
- 11 warrants, you were still in the car when he told
- 12 you?
- 13 A Yes. I believe -- I believe I was
- 14 still in the car.
- Okay. Did you say anything to him when
- 16 he told you that you had warrants?
- 17 A Yes. I was confused. I told him, you
- 18 know, that can't be possible. I don't have
- 19 anything going on with court.
- 20 Q Okay.
- 21 A You know, and I had a -- I don't
- 22 remember exactly what kind of paper it was, but I
- 23 had something in my purse where I'm like, no,
- 24 look. I can't have warrants. I was just at
- 25 court the other day, blah, blah, blah. Or

- 2 something to that effect.
- 3 Q Okay. Did you have retrieve something
- 4 from your purse?
- 5 A Yes.
- 6 Q This paper? And it was your belief
- 7 that the paper, in some way, would indicate to
- 8 Officer McCoy that you didn't have warrants?
- 9 A Yes. I thought that it was a mistake.
- 10 Maybe they didn't update the system or maybe
- 11 the -- I didn't know.
- 12 Q Did you know what the piece of paper
- 13 was?
- 14 A It was -- I think it was something I
- 15 got from the window at the courthouse because I
- 16 thought I had -- I thought I had, like, fees and
- 17 maybe the fees didn't go through. They might
- 18 have been, like, warrants. So I tried to show
- 19 them no, you know. I paid my fees. It was
- 20 something to that effect.
- Q Do you still have the piece of paper?
- 22 A No.
- 23 Q Do you --
- 24 A I --
- Q Go ahead.

- 1 LATOYA NEWKIRK
- 2 A I don't think I have it. I'm not sure.
- 3 I'm not even exactly one hundred percent sure
- 4 which one it was.
- 5 Q I understand, but it was a piece of
- 6 paper from your pocketbook.
- 7 A Yes. Yes.
- 8 Q Okay. If you know, did you put the
- 9 piece of paper back in your pocketbook before you
- 10 left from that location?
- 11 A Yes.
- 12 Q Okay.
- MR. MITCHELL: We don't really
- leave a blank here, but what I will
- say, I'll ask counsel that if you still
- 16 have the piece of paper, to retain it
- 17 because I'm going to ask your lawyers
- to ask you to give it to them to give
- 19 to me. Okay?
- THE WITNESS: All right.
- Q When you showed the piece of paper to
- 22 Officer McCoy, did you know where Officer Pav was
- 23 at that time?
- 24 A Not exactly. I know that when I was
- 25 showing him the paper, that he was already done

- 1 LATOYA NEWKIRK
- 2 with Larry. I just don't know his exact position
- 3 around the car.
- 4 Q Okay. When you showed the piece of
- 5 paper to Officer McCoy, were you out of the car
- 6 at the time?
- 7 A No.
- 8 Q Okay. So in other words, Officer -- go
- 9 ahead.
- 10 A My -- because I'm trying to remember
- 11 exactly. My door was open. I think it was at
- 12 the moment I was -- I might have been getting out
- 13 of the car when I showed him that.
- 14 Like I said, I was in the car when he
- 15 told me that I had warrants, and I was, like, no.
- 16 That can't be it. I have a paper saying -- and
- 17 I'm reaching into my bag. So yeah -- but I --
- 18 the car door was open at that point in
- 19 anticipation for me to get out.
- 20 Q Okay. Do you know if Officer McCoy
- 21 opened the door? Or if you had opened the door?
- 22 Or did someone else open the door?
- 23 A I think I opened it.
- 24 Q Okay. Where was your purse at the
- 25 time?

- 1 LATOYA NEWKIRK
- 2 A On the -- when they first pulled us
- 3 over, my purse was in the back seat, and when I
- 4 was asked for my identification, I pulled it up.
- 5 And it was sitting in between my feet on the
- 6 floor.
- 7 Q Okay. When it was in the back seat,
- 8 did you retrieve it by reaching over and getting
- 9 it?
- 10 A Yeah. Reach in the back and grab it.
- 11 Q Let the record reflect the witness made
- 12 a turn to her left, made a reaching motion behind
- 13 her.
- 14 As opposed to getting out of the car,
- 15 opening up the back door, and taking it out, you
- 16 just reached around as you described.
- 17 A Yes.
- 18 Q When you got out of the car, you said
- 19 you got out of the car, you had the piece of
- 20 paper you thought indicated that you didn't have
- 21 a warrant. What happened at that point?
- 22 A I think he -- I'm not one hundred
- 23 percent sure, but I found out that that paper
- 24 wasn't -- it wasn't -- it didn't have anything to
- 25 do with what they said I had warrants for.

- 1 LATOYA NEWKIRK
- Q Okay. Who told you that it didn't have
- 3 anything do with what you had warrants for?
- 4 A Officer McCoy.
- 5 Q In other words, you showed him the
- 6 piece of paper. You thought it may indicate that
- 7 you don't have warrants, and then McCoy -- in
- 8 some way -- told you no, this doesn't indicate
- 9 that you don't have warrants.
- 10 A Yeah. He said the system says that I
- 11 have warrants, and I think -- I forgot. He said
- 12 it looks like it's been there for a while.
- 13 Q Okay. Did he say anything about what
- 14 the paper was? Did he say no, sorry, this is,
- 15 and tell you what it was?
- 16 A No.
- 17 Q Okay. What happened after that? After
- 18 he told you that the paper did not indicate
- 19 anything about your warrants. What happened
- 20 then?
- 21 A I got out of the car. Officer --
- 22 Officer Pav reached into the car and took my bag.
- 23 My purse.
- Q Okay. Where were you when Officer Pav
- 25 reached into the car and took your purse?

- 2 A I was right by the door.
- 3 Q Of Larry's car?
- 4 A Yes. I was right by the door on the
- 5 side that I had gotten out of. I just stepped
- 6 right to the side. Officer McCoy is in front of
- 7 me. Officer Pav came and reached in, grabbed my
- 8 purse, and I said -- I let him know that I didn't
- 9 give him permission to -- to search my purse or
- 10 even to go into the car.
- 11 Q Okay. Now at that point, was your back
- 12 to the car?
- 13 A Yes.
- 14 Q Would it be fair to say that your back
- 15 was to the part of the car that we'll call the
- 16 rear passenger door? In other words, the
- 17 passenger door is where -- you were in the
- 18 passenger seat in the front, right?
- 19 A Yes.
- 20 Q And you open the door.
- 21 A It's generally in that area.
- 22 Q The area meaning just immediately --
- 23 A What you just said.
- Q -- to the back?
- 25 A Yeah. The rear passenger door.

- 2 Q Okay. And you had your back towards
- 3 that part of the car.
- 4 A Yes.
- 5 Q And McCoy would have been standing in
- 6 front of you, facing the car.
- 7 A Yes.
- 8 Q And the Pav -- at some point -- went
- 9 into the passenger -- front passenger area where
- 10 you had been and retrieved your bag.
- 11 A Yes.
- 12 Q Okay. After he retrieved your bag,
- 13 where did he go? Where did Officer Pav go?
- 14 A I am -- I don't recall if it was the
- 15 hood of Larry's car or the hood of the police
- 16 car, but he put it on the hood. I don't remember
- if I wrote that or not, but he put it on the hood
- 18 of one of the cars, and he went through my bag.
- 19 Q Okay. When that was occurring, where
- 20 were you?
- 21 A I was still in the same place. Right
- 22 before he got to where he was going, as I was
- objecting, Officer McCoy put cuffs on me because
- 24 he didn't want me to -- quote, unquote -- try to
- 25 stop Pav from searching.

- 2 Q Okay. Do you remember the exact words
- 3 that you said to Pav that were in objection?
- 4 A Yes. I told him that I didn't give him
- 5 permission to check my bag, and he's not supposed
- 6 to be in the car, and that that's illegal.
- 7 Q Did he -- did Officer Pav say anything
- 8 back to you when you said that?
- 9 A Yes, he said --
- 11 A He said that I'm going to the precinct,
- 12 and since I'm going to the precinct, all my stuff
- 13 has to go with me.
- 0 Okay. Did he say anything else to you?
- 15 A No. I told him I didn't want my -- I
- 16 told him I wanted my stuff left over there. He's
- 17 like, no, this is yours. It's coming.
- 18 Q Okay. At that time, were you aware
- 19 that there was marijuana in your bag?
- 20 A Yeah.
- 21 Q At that point in time did Mr. Abiola
- 22 say anything that you recall, one way or the
- 23 other?
- 24 A He said that that's messed up.
- 25 Q In other words, referring to

- 2 Officer Pav taking your bag?
- 3 A Yeah.
- 4 Q Did he -- if you know, when he said
- 5 that's messed up, you were at that spot outside
- 6 the car where you described?
- 7 A Yes.
- 8 Q Do you know if Mr. Abiola was saying
- 9 that to anybody in particular? Or was he just
- 10 saying it out loud? That's messed up.
- 11 A He was saying -- he was saying it to
- 12 me.
- 13 Q Okay. At that point in time, was McCoy
- 14 still standing in front of you?
- 15 A At what exact time?
- 16 Q When Mr. Abiola said that's messed up.
- 17 A Yes.
- 18 Q Had you been handcuffed yet at that
- 19 point?
- 20 A Yes. I got handcuffed as soon as I
- 21 started objecting to what Officer Pav was doing.
- Q Okay. Before you got handcuffed, did
- 23 Mr. Abiola say anything one way or the other that
- 24 you recall?
- 25 A Before?

- 0 Yes.
- 3 A No.
- 4 Q When Officer McCoy told you that you
- 5 had warrants, did you say anything to Mr. Abiola
- 6 about what Officer McCoy said? Did you turn and
- 7 say they say I have warrants, or anything like
- 8 that?
- 9 A No.
- 10 O Okay. You mentioned that Officer Pav
- 11 took your bag to you believe it was the hood of
- 12 the police or the hood of Larry's car. You're
- 13 not sure.
- 14 A I don't recall right now exactly.
- 15 Q At the point when you said something to
- 16 Pav about taking your bag -- the phrase you use
- 17 is that you objected -- Officer McCoy handcuffed
- 18 you at that point?
- 19 A Yes.
- 20 Q All right. Did he speak words to you
- 21 when he handcuffed you? Officer McCoy.
- 22 A Yes.
- Q What did he say to you?
- 24 A He -- he said that he was cuffing me
- 25 because he didn't want me interfering with what

- 2 Officer Pav was doing.
- 3 Q Okay. Do you remember, is that the
- 4 words he used?
- 5 A I don't remember if it was the exact
- 6 words.
- 7 Q Okay. When he said it to you, can you
- 8 tell me what his demeanor was, what his tone was
- 9 when he said that to you. Was he angry? Was he
- 10 instructive?
- 11 A He wasn't -- he went angry when he said
- 12 that. I wasn't being angry with him, so I think
- 13 that that is why he wasn't angry. He didn't --
- 14 he didn't have a certain tone or anything.
- 15 Q Did he ask you to turn around to
- 16 handcuff you?
- 17 A Yes.
- 18 Q Did you turn around when he asked you
- 19 to?
- 20 A Yes. I didn't have to turn much
- 21 because he moved toward -- like I said, my back
- 22 is against the car. He moved toward the side of
- 23 me, and he was just, like, grab my arm. He says
- 24 turn around, and he just -- he put the cuffs on.
- 25 Q When he put the cuffs on you, did you

- 1 LATOYA NEWKIRK
- 2 just put your hands behind your back? In other
- 3 words, did you pull your arm forward or anything?
- 4 Of you just let him put the cuffs on you?
- 5 A No. I just let him put the handcuffs
- 6 on.
- 7 Q Okay. At that point, you're still up
- 8 by Larry's car on the passenger side, but by the
- 9 rear passenger door.
- 10 A Yes.
- 11 Q And if you know, when Officer Pav put
- 12 the handcuffs on you, did he lock them in any
- 13 way? You may not -- did he seem to take some
- 14 time when he put them on? Do you have any
- 15 recollection of him locking them with a key at
- 16 all?
- 17 A I have no clue what he was doing back
- 18 there.
- 19 Q But in any event, you wound up with
- 20 having handcuffs where you --
- 21 A Yes.
- 22 Q -- were cuffed behind your back.
- 23 A Excuse me. Yes.
- Q Tell me what happened after you had the
- 25 handcuffs put on.

- 1 LATOYA NEWKIRK
- 2 A I -- Officer Pav was searching my bag,
- 3 still look through it and everything. While he
- 4 was doing that, Officer McCoy searched me.
- 5 Q Where were you when Officer McCoy
- 6 searched you?
- 7 A I was still in the same spot. He
- 8 was...
- 9 Q In other words, by Larry's car?
- 10 A Yes. He -- when it -- when the search
- 11 first started, I was -- excuse me. I was by
- 12 Larry's car. I don't remember at exactly which
- 13 point, but Larry left. They told him he was good
- 14 to go. Nothing was wrong. They didn't give him
- 15 a ticket or anything. Just leave.
- 16 Q Okay. Do you believe that Larry left
- 17 before Officer McCoy searched you?
- 18 A I think Larry left at the time the
- 19 search started.
- Q When the search started, you were by
- 21 Larry's car?
- 22 A Yes.
- 24 A Mm-hmm.

- 2 standing in the area where Larry's car was; am I
- 3 right?
- 4 A Mm-hmm.
- 6 A They --
- 7 Q You have to say yes or no to my
- 8 question.
- 9 A I'm sorry.
- 10 Q That's okay.
- 11 A I'm not one hundred percent sure
- 12 exactly. I know there was a point where
- 13 Officer McCoy pulled me over. I'm not exactly
- 14 sure -- this all happened within a span of maybe
- 15 a minute, and, you know, with Larry leaving and
- 16 me moving over to the next car. So, I mean, to
- 17 the -- excuse me. To the police car. So I'm not
- 18 exactly sure.
- 19 Q I'm just asking about -- you mentioned
- 20 that you got handcuffed, and when you were
- 21 handcuffed, you were near Larry's car. In that
- 22 area by the rear passenger door, right?
- 23 A Yes.
- Q Okay. And you said that you started to
- 25 get searched at that point.

- 2 A Yes.
- 3 Q And Larry's car was still there.
- 4 A Yes.
- 5 Q When you were -- when you started to
- 6 get searched, that was by Officer McCoy?
- 7 A Yes. Officer McCoy was the only person
- 8 that searched me.
- 9 Q Okay. At that point when you started
- 10 to get searched, can you tell me what
- 11 Officer McCoy did as part of that starting to
- 12 search you?
- 13 A I remember he checked my coat pockets.
- 14 I don't remember exactly how he searched me. I
- 15 remember my coat pockets, and I remember him
- 16 going into my bra.
- 17 Q Okay. This was when you were at the
- 18 area near Larry's car.
- 19 A I think Larry pulled off before he
- 20 touched under my bra, but Larry was still on the
- 21 block, as he had to make a U-turn to leave.
- 22 Q Okay. You mentioned you had -- that he
- 23 searched your coat pockets. Was that the black
- 24 down coat that you described?
- 25 A Yes.

- 2 Q All right. So is it fair to say that
- 3 Larry left as Officer McCoy was starting to do
- 4 this first search?
- 5 A Yes.
- 6 Q Okay. Then you think -- or you say
- 7 that Larry made a U-turn.
- 8 A Yes, because where we were, he
- 9 originally was trying to get to my stepmom's
- 10 house, which would have been, you know, just to
- 11 go straight and then make that right. So now,
- 12 since I was getting arrested, he had no reason to
- 13 go in that direction anymore.
- Q Okay.
- 15 A So he turned around to go home.
- 16 Q All right.
- 17 A Straight Path is a right-turn only
- 18 right there, so he sat there for quite a while
- 19 until he turned right.
- Q When you say sat there, sat where?
- 21 A The corner of Arlington and Straight
- 22 Path.
- 23 Q Okay. So he left from the spot where
- 24 he got pulled over --
- 25 A Yes.

- 1 LATOYA NEWKIRK
- 2 Q -- made a U-turn, went to the corner of
- 3 Arlington and Straight Path.
- 4 A Yes.
- 5 Q And your recollection is he remained at
- 6 that spot for a little while.
- 7 A Yes.
- 8 Q Okay. Before he drove away from the
- 9 spot where he got pulled over, I think you said
- 10 to me at that point McCoy had only searched by
- 11 reaching in your pockets; is that correct?
- 12 A Yes. When he first pulled away, yes.
- 13 Just the pockets.
- 14 Q So when he pulled away, McCoy had not
- 15 searched your bra yet when he pulled away.
- 16 A I -- it's really hard to say exactly.
- 17 He could have been pulling away while, or he
- 18 could have been still right there. I'm not one
- 19 hundred percent exactly with the -- with Larry
- 20 pulling away.
- 21 Q Okay. Now you mentioned to me about
- 22 McCoy reaching into your pockets, and then you
- 23 said McCoy somehow searched your bra. Tell me
- 24 what McCoy did to search your bra.
- 25 A He told me to -- he told me, like, lift

- and shake out my bra, and I couldn't, obviously,
- 3 because I was in cuffs. And he said he'll do it.
- 4 Q Okay. Do you recall him actually
- 5 saying to you, okay, now lift and shake out your
- 6 bra?
- 7 A Yes.
- 8 Q And at the time, you were handcuffed
- 9 behind your back.
- 10 A Yes.
- 11 Q Okay. Did you say anything to him?
- 12 When he said to you, okay, lift and shake out
- 13 your bra when you were handcuffed behind your
- 14 back, did you respond to that in any way?
- 15 A I said I can't.
- 16 Q Okay. Do you remember exactly what you
- 17 said?
- 18 A I can't.
- 19 Q Then what did he say?
- 20 A He said that he would do it.
- Q Okay. At this point you're still in
- 22 the -- although Larry's car left, you're still
- 23 where you were by the back passenger door of
- 24 Larry's car. In other words, you were still in
- 25 that same spot. I understand the car is not

- 2 there anymore, but that's where you're still
- 3 standing; am I right?
- 4 A I'm to the -- I think at that point it
- 5 was -- I was closer to the -- I started off on
- 6 Larry's back end of his car, and I ended up on
- 7 the front end of the police car.
- 8 Q Okay.
- 9 A Front passenger.
- 10 Q The front passenger side of the police
- 11 car?
- 12 A Yes. Right in front of that door.
- 13 Q Okay. Now when you say the passenger
- 14 door, you mean the front passenger door of the
- 15 police car?
- 16 A Yes.
- 0 Okay. Now -- and then so in other
- 18 words, there would be the front passenger door of
- 19 the police car. Going towards the front of the
- 20 police car, the next would be the fender of --
- 21 the front fender of the police car, right?
- 22 A Yes.
- Q Okay. Going back -- the next thing
- 24 going back would be the rear passenger door; am I
- 25 right?

- 2 A Yes.
- 3 Q Then going back would be the rear
- 4 fender of the police car, right?
- 5 A Yes.
- 6 Q Okay. So the police -- where you're
- 7 saying that you were was near the front passenger
- 8 door of the police car. And somehow you had gone
- 9 from the point where you were where Larry's car
- 10 was when it was there, and I believe you
- 11 indicated that the officer searched your pockets
- 12 of your coat when you were near Larry's car. Am
- 13 I right?
- 14 A Yes.
- 15 Q Then Larry's car left. Am I right?
- 16 A Mm-hmm.
- 17 O Then in some way, you were now back
- 18 towards where the police was. Is that correct?
- 19 A Yes. Well, he pulled me over there.
- 20 Q When you say he, who do you mean?
- 21 A Officer McCoy.
- 22 Q All right. So do you know, when you
- 23 say he pulled you, did he put his hands on your
- 24 arm? Your shoulder? How did you get -- when you
- 25 say pulled, what do you mean by that?

- 1 LATOYA NEWKIRK
- 2 A Like, grabbed my arm. My upper arm.
- 3 Q Let the record reflect the witness took
- 4 her right arm and reached over and grabbed the
- 5 back of the triceps area of her left arm.
- 6 And is it fair to say he took you from
- 7 the location by Larry's car and guided you back
- 8 to the location that you just described to me,
- 9 which was the front passenger area of the police
- 10 car; is that correct?
- 11 A Yeah. It was a few feet over.
- 12 Q By that time, Larry had turned and made
- 13 the U-turn?
- 14 A Yeah. To get to Straight Path, yes.
- 15 Q And you recall that he was still
- 16 waiting in some way by the corner of Arlington
- 17 and Straight Path; is that right?
- 18 A I remember I looked down the street,
- 19 and I saw him sitting there.
- 20 Q Okay.
- 21 A I don't think that he necessarily was
- 22 just lurking around, but like I said, you could
- 23 only make a right turn off of there, so he was
- 24 probably sitting there for a bit.
- Q Okay. When you use the phrase a bit,

- 1 LATOYA NEWKIRK
- 2 can you give me an estimate of what you mean. Do
- 3 you mean several minutes? Several seconds?
- 4 A Probably a minute or two.
- 5 Q Okay. When you said you looked down,
- 6 what was the distance from where you were to
- 7 where the corner was where Larry's car was?
- 8 About how far was that?
- 9 A The house I got pulled over in front
- 10 of -- well, we were pulled over in front of -- is
- 11 the first house in Arlington. And there's a
- 12 business. I don't know distances, but it's,
- 13 like, a little, small barbershop.
- 14 Q Okay.
- 15 A And that was the only thing in between
- 16 the corner and where I got pulled over at.
- 17 Q Okay.
- 18 A The barbershop and -- yeah. It was --
- 19 I got pulled over, like, first house that's right
- 20 behind that barbershop. So you could easily look
- 21 in a mirror and see.
- 22 Q Okay. Is the barbershop on the same
- 23 side of the street that you got pulled over?
- 24 A Yes.
- Q Where Larry made a U-turn. So Larry

- 1 LATOYA NEWKIRK
- 2 would now be on the other side of the street,
- 3 right?
- 4 A Yes.
- 5 Q Facing away from the direction that you
- 6 had been pulled over in, right?
- 7 A Yes.
- 9 there anything there that you recall? Any type
- 10 of store? Or any type of landmark?
- 11 A Yes. It was across the street from
- 12 Compare Foods. So the area that it was in, there
- 13 was no cars or anything parked on that side.
- 0 Okay. But on Larry's side where he was
- on the corner, is there any business there? Or
- 16 any house?
- 17 A That's what I'm saying. Where he was
- on the corner, there's a Compare Food there.
- 19 Like, it takes up from one side is one block, the
- 20 other side is the other block. So it takes up
- 21 that whole space.
- Q Okay.
- 23 A So it was pretty big and open.
- Q Okay. You mentioned to me that
- 25 Officer McCoy grabbed you by the arm -- as you

- 2 said -- and brought you back to that point by the
- 3 police car where you were by the passenger -- the
- 4 front passenger door of the police car. And
- 5 you -- obviously you were handcuffed at that
- 6 time; correct?
- 7 A Yes.
- 8 Q At that time, do you recall where
- 9 Officer Pav was?
- 10 A At the time -- are you talking about
- 11 while he was searching at that time? Or --
- 12 Q No. Let me just clarify.
- 13 A Yes.
- 14 Q Earlier you said to me that McCoy
- 15 started to search you.
- 16 A Yes.
- 17 O And you said that when he started to
- 18 search you, he reached -- he searched the pockets
- 19 of your coat, and then you said to me, then he
- 20 reached into your bra. And I think what you told
- 21 me is that when he searched the pockets of your
- 22 coat, that Larry's car was still there and you
- 23 were by Larry's car.
- 24 A Yes.
- 25 Q Then you said that Larry drove away and

- 1 LATOYA NEWKIRK
- 2 did a U-turn and that Officer McCoy brought you
- 3 back to an area by the police car where you were
- 4 by the front passenger door of the police car.
- 5 And I believe you indicated that that's when he
- 6 reached into your bra.
- 7 Is that correct? If I'm wrong, that
- 8 what I thought you said.
- 9 A No. Yes.
- 10 Q Okay. At that point when Officer McCoy
- 11 had you at the front passenger side of the police
- 12 car and you say that he reached into your bra,
- 13 where was Officer Pav?
- 14 A Officer Pav, at that point, had just
- 15 thrown my purse in the trunk and got into the
- 16 driver's seat.
- 17 Q Okay. When Officer Pav -- you say he
- 18 threw your purse into the trunk. Did he actually
- 19 go to the back of the police car to do that?
- 20 A Yes.
- 21 Q Did he open the trunk?
- 22 A Yes.
- 23 Q When he was doing that, where were you?
- 24 A In the same place with Officer McCoy in
- 25 front of me, searching me.

- Q Okay. You told me that you were in
- 3 front of Larry's car at one point during
- 4 Officer McCoy's search, and that then you moved
- 5 to the front passenger side of the police car.
- 6 A Mm-hmm.
- 7 Q So there are a couple place where you
- 8 were. So what I'm trying to find out is -- let
- 9 me do it this way.
- 10 When Officer McCoy started to search
- 11 you when you were near Larry's car -- by the back
- 12 passenger side of Larry's car -- when you said he
- 13 reached into your coat pockets, at that point,
- 14 where was Officer Pav?
- 15 A When he -- when Larry's car was still
- 16 there?
- 17 Q Yeah, and McCoy started to reach into
- 18 your pockets as you described.
- 19 A See, that's what I can't remember. I
- 20 can't remember which hood of the car he was on
- 21 when he was looking through my purse, but he was
- 22 looking through my purse.
- 0 Okay.
- 24 A I just don't remember if it was the
- 25 hood of the police car or if he threw it on top

- 1 LATOYA NEWKIRK
- 2 of Larry's car and start doing it. I feel -- I'm
- 3 not exactly sure which -- where he was.
- 4 Q Okay.
- 5 A I know what he was doing. I just don't
- 6 know where -- which car hood it was.
- 7 Q Okay.
- 8 A I don't know why I can't remember
- 9 exactly that.
- 10 Q When Officer Pav went and put your
- 11 purse in the trunk, were you by Larry's car at
- 12 that point? Or were you by the police car at
- 13 that point?
- 14 A When he put my purse in the trunk,
- 15 Larry was already driven away, and I was by the
- 16 police car.
- 17 O Okay. So when he put your purse in the
- 18 trunk -- forgive me. So when Larry drove away,
- 19 Officer Pav was not seated in his police vehicle;
- 20 is that right?
- 21 A I don't believe he was.
- 22 Q Okay. Then you said Officer Pav put
- 23 your purse in the trunk. Do you have a distinct
- 24 recollection one way or the other where you were
- 25 when Officer Pav put your purse in the trunk?

- 1 LATOYA NEWKIRK
- 2 A I was -- I was on the side of the
- 3 police car. I believe I was still in the same
- 4 spot, making my way toward the back door that I
- 5 would have been getting placed in.
- 6 Q Okay. In other words, when Officer Pav
- 7 was putting your purse in the trunk, you were no
- 8 longer by the area where you were with Larry's
- 9 car. You were no longer up there where Larry's
- 10 car was.
- 11 A No.
- 12 Q You had already been walked back by
- 13 McCoy to the front passenger door of the police
- 14 car; is that right?
- 15 A Yes.
- 16 Q Then you said at the front passenger of
- 17 the police car, McCoy reached into your bra; is
- 18 that right?
- 19 A Yes.
- 20 Q Okay. Now you mentioned to me that
- 21 McCoy said to you I want you to pull out your bra
- 22 and shake your bra. You said to him I can't
- 23 because I'm handcuffed. And then what did he say
- 24 to you?
- 25 A He said that he would do it.

- 1 LATOYA NEWKIRK
- 2 Q Okay. Then what did McCoy do at that
- 3 point?
- 4 A He -- he -- he unzipped my jacket the
- 5 rest of the way. I think it was down most of the
- 6 way.
- 7 Q You mean the black jacket that you had
- 8 on that you were talking about?
- 9 A Yes. He put his hand up my sweater.
- 10 He went to into my bra, and he was there for a
- 11 while.
- 12 Q Okay. Now when you say put his hands
- in your bra, did he reach up from underneath your
- 14 bra and put his hands in? Or did he come and
- 15 reach in from the top of your bra, down?
- 16 A He came from underneath, if I'm not
- 17 mistaken, because I remember it felt like he was
- 18 actually, you know, pretending to shake out my
- 19 bra.
- 20 Q Okay. Then did he put his hands on
- 21 your breasts?
- 22 A Yes. He touched my nipples. His hands
- 23 were cold. I jumped, and he giggled.
- Q When he did that, where was
- 25 Officer Pav?

- 1 LATOYA NEWKIRK
- 2 A Officer Pav was in the car at that
- 3 point already.
- 4 O So --
- 5 A The driver's seat.
- 6 Q Had Officer Pav already put your purse
- 7 in the trunk of the car? The police car.
- 8 A Yeah.
- 9 Q When Officer Pav put the purse in the
- 10 trunk of the police car, where were you?
- 11 A I was on the side of the police car.
- 12 On the passenger side.
- O Okay. So you had been moved back from
- 14 the spot where you were by Larry's car. You were
- 15 now back by the spot -- by the front passenger
- 16 door of the police car.
- 17 A No. I was just on the passenger side
- 18 of the car. I can't say exactly which door I was
- 19 in front of.
- 20 Q Okay. If I recall, earlier you told me
- 21 that Officer McCoy moved you from the back
- 22 passenger side of Larry's vehicle and moved you
- 23 back to -- and you described to me the front
- 24 passenger door of the police vehicle.
- A Mm-hmm.

- 1 LATOYA NEWKIRK
- 3 questions?
- 4 A Yes.
- 5 Q You told me that if you moved forward,
- 6 the next thing would be the front fender of the
- 7 police vehicle; correct?
- 8 A Yes.
- 9 Q All right. Then from the point where
- 10 you were, if you went backwards, the next thing
- 11 would be the rear passenger door of the police
- 12 car, right?
- 13 A Yes.
- 14 O And then behind that would be the rear
- 15 fender of the police car, right?
- 16 A Yes.
- 17 Q Okay. When Officer McCoy put his hands
- on your breasts as you described, you believe
- 19 that Officer Pav was inside the police vehicle?
- 20 A Yes. Yes.
- Q When he put your purse in the trunk,
- 22 you think you had already been moved from the
- 23 area by Larry's car to the area by the police
- 24 car.
- 25 A Yes.

- 1 LATOYA NEWKIRK
- 2 Q Okay. Now after Officer McCoy -- well,
- 3 I should ask you, when Officer McCoy had his
- 4 hands under your shirt, it was a sweater;
- 5 correct?
- 6 A Yes.
- 7 Q Under your sweater. Do you recall
- 8 about how long he had his hands under your
- 9 sweater as you described?
- 10 A It felt like forever. Not exactly
- 11 sure.
- 12 Q I understand that. Okay. Can you give
- 13 me ay type of estimate at all.
- 14 A Long enough to play with my nipples.
- 15 I'm not exactly sure.
- 16 Q And you said -- you said something when
- 17 he did that, am I right?
- 18 A I told him that his hands were cold.
- 19 Q Did he say anything back to you at that
- 20 point?
- 21 A I don't remember.
- 22 Q Okay. After he did that, tell me what
- 23 happened then.
- 24 A I ended up letting Officer Pav know --
- 25 because he -- when he searched my bag, he didn't

- 1 LATOYA NEWKIRK
- 2 find anything. I ended up letting him know he
- 3 missed it, and I didn't want him to walk into the
- 4 precinct with my stuff. I didn't know if it was
- 5 against the law. I didn't know if that would be
- 6 a whole new charge. I didn't know. So I let him
- 7 know you searched my bag and you missed it. This
- 8 is where it's at in my bag. He got it out of the
- 9 trunk.
- 10 O This is still at the scene?
- 11 A Yes.
- 12 Q Okay.
- 13 A I didn't want him to pull off with it.
- 14 I didn't know if that was breaking a law.
- 15 Q Let me ask you. When you described for
- 16 me where you were -- when Officer McCoy searched
- 17 you as you described, when that occurred, were
- 18 you facing towards the police car?
- 19 A Can you repeat that, please.
- 20 Q Sure. You described for me where you
- 21 were when Officer McCoy searched you, as you
- 22 described when he put his hand under your sweater
- 23 as you described. At that point, were you facing
- 24 toward the police car?
- 25 A When he put his hands up my shirt?

- 2 O Yes.
- 3 A No.
- 4 Q In which direction were you facing?
- 5 A Back to the car. For the most part, my
- 6 back was to the car.
- 7 Q Okay. So your back was towards the
- 8 police car?
- 9 A Yes.
- 10 Q So immediately behind you would have
- 11 been the front passenger door of the police car.
- 12 A No.
- 0 Okay. Do you understand what I'm
- 14 talking about? Because I don't want you to be --
- 15 A I do understand.
- 16 Q I want the record to be clear.
- 17 A I do understand. Everything took place
- on the passenger side of the vehicle, give or
- 19 take a few feet.
- 20 Q Right. I'm just asking which direction
- 21 were you facing.
- 22 A My back was directly to the passenger
- 23 side of the car.
- 24 Q Okay.
- 25 A So I was still facing -- well, it was a

- 2 house right there.
- 3 Q I understand that. If you leaned back,
- 4 would your back come in contact with the police
- 5 car?
- 6 A Yes. It would come in contact. Yes.
- 7 Q All right. So Officer McCoy would be
- 8 looking towards the police car.
- 9 A Yes.
- 10 Q Am I correct?
- 11 A Yes.
- 12 Q And you were handcuffed behind your
- 13 back; am I right?
- 14 A Yes.
- Okay. When Officer McCoy put his hands
- 16 under your sweater and did what you described, he
- 17 was facing you?
- 18 A Yes.
- 19 Q Okay. It would be fair to say that
- 20 Officer Pav was in the police car, and your back
- 21 was towards Officer Pav; is that right?
- 22 A At a certain angle. I don't remember
- 23 at which point, but the door that I was
- 24 getting -- that I was to get into was already
- 25 opened.

- 2 O I understand. I'm talking about when
- 3 Officer McCoy put his hands under your sweater
- 4 and did what you described to me. I'm just
- 5 trying to clarify. It seems to me that what
- 6 you're telling me is that your back was towards
- 7 the police car; is that correct?
- 8 A It wasn't -- it was toward the police
- 9 car.
- 10 O And --
- 11 A And if I leaned back, my back would
- 12 have come in contact with the police car.
- 13 Q Okay.
- 14 A But like I said, back passenger door
- open, the way that I was, I was in such a
- 16 position that it was a clear line to
- 17 Officer Pav's vision. If you could understand
- 18 what I'm saying, where he could see me from the
- 19 driver's seat. That's the kind of position that
- 20 I was in.
- 21 It wasn't directly next to the
- 22 passenger seat because then he would just be
- 23 seeing directly my back. No. That's not how it
- 24 happened. I was closer to the back passenger at
- 25 this point.

- 3 the point where you say that Officer McCoy put
- 4 his hands under your sweater?
- 5 A Yes.
- 6 Q Okay. So when you told me earlier that
- 7 you were by the passenger front door of the
- 8 police car when he searched your bra, you were
- 9 not, at that point? You were back by the rear
- 10 passenger door of the police car?
- 11 A I was on the passenger side of the
- 12 police car, and, like I said, give or take a few
- 13 feet. This is why I'm a little bit confused
- 14 about my placement, because we're talking about
- 15 within a few feet. I just know that I was on the
- 16 passenger side of the car of -- well, both cars,
- 17 during this whole ordeal.
- 18 Q Okay. You mentioned to me that the
- 19 rear passenger door of the police car was open;
- 20 am I right?
- 21 A Yes.
- 22 Q Okay. In relation to when you were at
- 23 the back of Larry's car when you said that
- 24 Officer McCoy started to search you to when you
- 25 got to the point where he put his hands under

- 1 LATOYA NEWKIRK
- 2 your sweater, at what point did the rear
- 3 passenger door of the police car get opened?
- 4 A I have no idea. I have no idea when it
- 5 got opened. I have no idea who opened it. I
- 6 have no idea.
- 7 Q You anticipated my next question, which
- 8 was do you know who opened that back door?
- 9 A No idea. I just don't recall. And I
- 10 don't feel -- I don't feel as though it was McCoy
- 11 because McCoy was busy.
- 12 Q Meaning he was searching you?
- 13 A Searching in quotes.
- 0 When you say that you don't feel it was
- 15 McCoy, do you believe -- based on your perception
- 16 at the time -- that it was Pav that opened the
- 17 rear passenger door?
- 18 A Yes.
- 19 Q Okay. Because you don't think it was
- 20 McCoy; am I right?
- 21 A Yes. McCoy never left from being in
- 22 front of me, so I don't think that it was
- 23 possible for it to have been him. For him to
- 24 even go and reach around to open the door, he's
- 25 right in front of me. Like, it's not something I

- 1 LATOYA NEWKIRK
- 2 could have missed. And like I said, besides, his
- 3 hands were busy.
- 4 Q Okay. When the door was opened,
- 5 regardless of who opened it, do you recall where
- 6 you were when the door was opened?
- 7 A No. I just recall, like, noticing that
- 8 the door is open.
- 9 Q Okay. Now going back to when Officer
- 10 McCoy actually put his hands under your sweater,
- 11 you believe at that time that Officer Pav was in
- 12 the driver's side of the car -- was in the
- 13 driver's seat of the car.
- 14 A Yes.
- 15 Q Okay. And regardless of where you
- 16 actually were, you believe that you were facing
- 17 away from the police car; am I correct?
- 18 A At an angle.
- 19 Q Okay.
- 20 A Yes.
- Q When you say at an angle, if we use the
- 22 police car as a reference -- and I want you to --
- and if you're standing on the passenger side of
- 24 the police car -- and I know you told me your
- 25 back's to the police car, but I think you're

- 2 saying at an angle.
- Would your angle be looking at an angle
- 4 where you would be looking more towards the back
- 5 of the police car? Or an angle where you would
- 6 be looking toward the front of the police car?
- 7 Do you understand my question?
- 8 A Yes. It was more towards the front.
- 9 Q Okay. When you -- at that time in that
- 10 position you described, were you -- if we focus
- on the rear passenger door being open, were you
- on the side of the rear passenger door towards
- 13 the back of the car? Or were you on the side of
- 14 the rear passenger door towards the front of the
- 15 car?
- 16 A I -- I feel like I was directly in
- 17 front of it. The door is open. I'm standing
- 18 right here. I don't understand if that's back or
- 19 the front.
- 20 Q That's okay. When you were standing in
- 21 the position where you were and you were -- and I
- 22 know you said your back was to the car, and I
- 23 appreciate you said it was at an angle.
- In that position if you reached your
- 25 hand out to touch the open door, which hand would

- 1 LATOYA NEWKIRK
- 2 you use? Your left hand? Or your right hand?
- 3 A The left.
- 4 Q So you were -- fair to say -- on the
- 5 side of the open door -- the rear passenger door
- 6 is open, and you were on the side of it towards
- 7 the back of the car. That would be the side you
- 8 were on.
- 9 MR. EGAN: Objection to the form
- of the question.
- 11 A Yeah. That doesn't sound --
- 12 Q Okay. Then I'll just withdraw it.
- In any event the position where you
- 14 were standing, to touch that rear passenger door,
- 15 you would have to put out your left hand;
- 16 correct?
- 17 A Yes.
- 18 Q Let me ask it this way.
- 19 MR. EGAN: Objection to the form
- of the question. You're -- the rear
- 21 passenger door?
- 22 MR. MITCHELL: The rear passenger
- door. She's told me the rear passenger
- door to the police vehicle was open.
- 25 Q Is that right?

- 2 A Yes.
- 3 Q So I'm asking if she was to touch the
- 4 rear passenger door -- if you were going to go
- 5 out and touch it, would you touch it with your
- 6 right hand or your left? I think you said left.
- 7 A The left.
- 8 Q That would be consistent with being in
- 9 a position where your back is to the police car;
- 10 am I right?
- 11 A Mm-hmm.
- 12 Q You have to say yes or no.
- 13 A I'm sorry.
- 14 Q That's okay.
- 15 A Yes.
- 16 Q Okay. And the door is open, and if you
- 17 reached out with your left hand, that's where the
- 18 door was. If you had -- if you sat down, you
- 19 would wind up sitting back down into the rear
- 20 passenger seat of the car; is that fair to say?
- 21 A At the angle I was at, if I had just
- 22 sat directly in that position, I would have fell
- 23 and hit the back tire.
- Q So at that point, the angle you're
- 25 describing was that your back is more --

- 2 A It was like a 45-degree angle, if you
- 3 want to be specific.
- 4 Q Yeah. So then the way you were facing,
- 5 as you said earlier, was more towards the front
- 6 of the car --
- 7 A Yeah.
- 8 Q -- not towards the back, and you would
- 9 have been more towards -- looking towards the
- 10 open back passenger door; is that right?
- 11 A I'm not sure.
- 12 Q Okay.
- 13 A I'm not sure because I'm not sure if
- 14 I'm understanding what you're --
- 15 Q That's fine.
- 16 A -- describing.
- 17 Q That's fine. What you said to me is
- 18 that if you sat down, your behind would come on
- 19 the ground.
- 20 A Yes.
- 21 Q And your behind would come on the
- 22 ground towards the back of the car, towards the
- 23 back wheel.
- 24 A Yeah.
- 25 Q And so --

- 2 A I wasn't sitting in such a way that --
- 3 like, the door's right here, and if I just sit,
- 4 I'm in the car. I wasn't sitting in that kind of
- 5 way.
- 6 Q Okay. If you did fall and your behind
- 7 came on the ground, you would be looking at the
- 8 open --
- 9 A Inside of the door. The open inside
- 10 rear of the door. Excuse me. I'm sorry.
- 11 Q That's fine. When you were standing --
- 12 I appreciate you didn't fall on your behind.
- 13 When you were standing, was there anything
- 14 between you and the inside of the rear passenger
- 15 door of the police vehicle?
- 16 A No. No, because it wouldn't have had
- 17 to have been anything in between.
- 18 Q At that point was Officer McCoy behind
- 19 you?
- 20 A No. Officer McCoy was in front of me.
- 21 At the angle I was at -- I wish I could draw a
- 22 picture. At the angle I was at, at the door, I'm
- 23 right here with the door --
- Like I said, the door's open. I'm
- 25 right here. He wouldn't have to be in between

- 1 LATOYA NEWKIRK
- 2 the door. I wasn't that close --
- Q Okay.
- 4 A -- to the inside panel of the door. I
- 5 feel like I'm not describing it.
- 6 Q No. I understand what you're saying.
- 7 A Okay.
- 8 Q In any event, Officer McCoy was in a
- 9 position where he was able to put his hands under
- 10 your sweater from in front of you.
- 11 A Yes.
- 12 Q Okay. At that point, you believe that
- 13 Officer Pav was in the driver's seat of the
- 14 police vehicle.
- 15 A Yes, he was.
- 16 Q All right. When that occurred, do you
- 17 recall where you were looking? When Officer
- 18 McCoy put his hands under your sweater, as you
- 19 described, do you recall in which direction you
- 20 were looking?
- 21 A I was looking at him.
- 22 Q At Officer McCoy?
- 23 A At Officer McCoy.
- 24 Q Okay. After Officer McCoy had his
- 25 hands under your sweater as you described, tell

- 2 me what happened after that.
- 3 A Do you mean when he was done? Or
- 4 during?
- 5 Q Yes. After he was done.
- 6 A When he was done, he started zipping my
- 7 jacket back up, and I believe Officer Pav heard
- 8 the sound of that jacket zipping because it's
- 9 loud and it's big, and he said, oh, we could
- 10 search her at the precinct. Come on.
- 11 Q And what was -- when you said he said,
- 12 you mean Officer Pav said --
- 13 A Yes.
- 14 Q -- we could search her at the precinct?
- 15 A Yes. Officer Pav said that to
- 16 Officer McCoy as he was zipping up my coat.
- 17 O Okay. When he said that, did
- 18 Officer McCoy say anything to Officer Pav?
- 19 A To him? No.
- 20 Q Okay. Did he say anything to you? Did
- 21 Officer McCoy say anything to you?
- A He told me to get into the car.
- 23 Q All right. Did you get into the car?
- 24 A Yes.
- 25 Q Did he have to assist you to get in the

- 2 car?
- 3 A No.
- 4 Q Okay. You were still handcuffed behind
- 5 your back?
- 6 A Yes.
- 7 Q Did he then close the door?
- 8 A Yes.
- 9 Q Did McCoy get in the -- excuse me. Did
- 10 he get in the front passenger seat? Or did he
- 11 remain in the rear of the passenger compartment
- 12 of the car?
- 13 A He got in the front passenger seat.
- 14 Q You may recall this, you may not. Did
- 15 Officer McCoy put a seatbelt on you when you were
- 16 in the back seat?
- 17 A I -- you know what? I don't recall. I
- 18 don't know.
- 19 MR. MITCHELL: Okay. What time
- you got, Brian?
- 21 MR. EGAN: 20 after 1.
- MR. MITCHELL: 20 after 1? We
- were supposed to take a break. We'll
- take a break, then.
- 25 (A recess was taken at 1:18 p.m.)

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1 LATOYA NEWKIRK
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- 2 (Defendant's Exhibits C, D, and E
- 3 were marked for identification.)
- 4 Q Ms. Newkirk, I think when we broke for
- 5 lunch, we were at a point where you were in
- 6 the -- you said you were put into the back seat
- 7 of the police car at the scene on March 16 of
- 8 2017. Does that refresh your memory?
- 9 A Yes.
- 10 Q When you -- were you taken from the
- 11 scene directly to the police station?
- 12 A Yes.
- 13 Q If you know, did the police station
- 14 that you arrived at, was it the First Precinct?
- 15 A Yes.
- 16 Q If you don't know, that's fine. Was it
- 17 a police station in Babylon? If you know.
- 18 A Yes.
- 19 Q On the way of the police station, did
- 20 you say anything to the officers at all?
- 21 A I -- I started to have an anxiety
- 22 attack. I asked them to roll down the window
- 23 because the wind helps. Yeah. And they rolled
- 24 the window down.
- Q Did you say anything else?

- 2 A I asked about, like, weed charges and
- 3 stuff like that because I never got a charge
- 4 about anything having to do with weed.
- 5 Q This was in the car on the way to the
- 6 precinct?
- 7 A Yes.
- 8 Q If I'm correct, it's because you say
- 9 that you told Officer Pav that you had marijuana
- 10 in your bag --
- 11 A Yes.
- 13 A Yes.
- 14 Q Do you remember what it was you asked
- 15 them about that?
- 16 A I -- I think what I asked him was about
- 17 the -- I had a weed grinder.
- 18 Q Okay.
- 19 A And I asked him -- I think I asked him,
- 20 like, is that, like, a paraphernalia charge,
- 21 because I didn't understand how it worked. I
- 22 asked him -- I was asking him, like, what
- 23 category does it fall under.
- Q Did either officer respond to you?
- 25 A Yes.

- 2 Q Can you tell me what either one said.
- 3 A I didn't get any answers. He just
- 4 said -- Officer McCoy just said don't worry about
- 5 it.
- 6 Q Okay. If you know, did Officer Pav say
- 7 anything?
- 8 A No.
- 9 Q On the way of the precinct, did either
- 10 of the officers talk to you about whether you had
- 11 any type of information that would be helpful for
- 12 them in relation to just either people who sell
- 13 drugs or where you get drugs? Anything like
- 14 that?
- 15 A Not on the way to the precinct.
- Other than what you told me, do you
- 17 have any recollection of any other conversation
- in the car on the way to the precinct?
- 19 A Officer Pav and McCoy were taking. I
- 20 don't remember exactly what the conversation was.
- 21 It seemed like they -- it sounded like they
- 22 started in the middle of a conversation. Like
- 23 they were picking up where they left off before I
- 24 got into the car. Before I got arrested. I
- 25 think Pav inquired about McCoy's wife or vice

- 2 versa, but they were talking about their wives.
- 3 Q Okay, but as far as you know, they
- 4 weren't talking about things in relation to you.
- 5 A No.
- 6 Q Okay. Did there come a time that you
- 7 got to the precinct?
- 8 A Can you...
- 9 Q Sure. Did there come a time that you
- 10 got there at the precinct? That you arrived at
- 11 the precinct.
- 12 A Yes.
- 13 Q Okay. When you got to the precinct,
- 14 were you taken inside the precinct?
- 15 A Yes.
- 16 Q Were you still handcuffed behind your
- 17 back?
- 18 A Yes.
- 19 Q Do you know which of the officers, or
- 20 whether it was both that actually brought you
- 21 into the precinct?
- 22 A It was both of them.
- 23 Q Okay. When you got into the precinct,
- 24 what happened when you got into the precinct?
- 25 A I had to get fingerprinted up at a

- 2 window.
- Q Okay.
- 4 A That was as soon as I walked in, and I
- 5 was standing there waiting next to a wanted
- 6 bulletin board.
- 7 Q When you were standing there, were you
- 8 asked any questions by anybody there at the
- 9 window?
- 10 A I think the guy -- are you referencing
- 11 the officer behind the window?
- 12 Q In the window. Yeah.
- 13 A I think he asked me for my information
- 14 before he took a fingerprint.
- 15 Q Did anybody -- focusing on that time,
- 16 did anybody ask you if you had any type of
- 17 injury?
- 18 A I don't -- I don't recall.
- 19 Q Do you remember if anybody asked you if
- 20 you were taking any type of medication?
- 21 A I don't recall.
- Q At the time, did you have any
- 23 medication in your purse?
- 24 A Yes.
- Q What was that for?

- 2 A For my teeth that I just had pulled.
- 3 Q Okay. Just focusing on March 16, how
- 4 long before March 16 did you have the teeth
- 5 pulled?
- 6 A Somewhere in between a week or two.
- 7 I'm not exactly sure.
- 8 Q And the medication you had, was it some
- 9 sort of a painkiller?
- 10 A I had two. I had a painkiller and an
- 11 antibiotic.
- 13 window someone asking whether you had any type of
- 14 medication?
- 15 A I don't recall them asking me.
- 16 Q So you don't know if they did or not?
- 17 A No.
- 18 Q Okay. After you were there at the
- 19 window -- when you were there at the window, were
- 20 Officer Pav or Officer McCoy there with you when
- 21 you were at the window?
- 22 A I believe for the entirety of it, both
- 23 of them were there.
- Q Okay. You said something about being
- 25 fingerprinted at the window.

- 2 A Yes.
- 3 Q So were your handcuffs taken off?
- 4 A Yes, to get the fingerprint.
- 5 Q How did that happen? How did they
- 6 fingerprint you at the window?
- 7 A The little machine.
- 8 Q Okay.
- 9 A It was on the outside. I mean, I don't
- 10 understand how to answer it.
- 11 Q Okay. Did they put any ink on your
- 12 fingers?
- 13 A I don't think so. If I'm not mistaken,
- 14 it's the little -- the little electronic machine.
- Q Where you just put your fingers on it?
- 16 A It could be. I don't really remember.
- O Okay. So you don't remember whether
- 18 they actually put ink on your fingers or whether
- 19 you just put your finger on some sort of machine
- 20 that would read your print without ink. You
- 21 don't remember one way or the other.
- 22 A No.
- 23 Q Okay. After you were there at the
- 24 window, where were you taken?
- 25 A I was taken to a holding room.

- 2 Q When you were taken from the window to
- 3 the holding room, did you have the handcuffs put
- 4 back on you?
- 5 A I don't believe so.
- 6 Q Do you know who took you to the holding
- 7 room?
- 8 A I think it was Officer Pav. I'm just
- 9 not a hundred percent sure.
- 10 Q Okay.
- 11 A The holding room is the directly,
- 12 literally -- fingerprinting, and the holding room
- 13 is right there.
- Q Okay.
- 15 A It's, like, at the door.
- 16 Q Okay.
- 17 A So I wouldn't have had to put my cuffs
- 18 on, seeing how I was going to get cuffed to the
- 19 table anyway.
- 20 Okay. I should have asked this
- 21 earlier. If you recall, do you remember about
- 22 what time it was that you -- that the car that
- 23 you were in got stopped? Around.
- A 10:28, probably. That's what my
- 25 receipt said when I got breakfast.

- 2 Q By the way, do you still have the
- 3 receipt?
- 4 A I might have it at home. I'm not one
- 5 hundred percent sure. Last time I saw the
- 6 receipt, it was, like -- it was faded out. It's
- 7 a little, tiny receipt when you swipe your card.
- 8 MR. MITCHELL: I'll make a request
- 9 for that, gentlemen, and they'll ask
- 10 you -- if you do have it -- to preserve
- it and produce it.
- 12 Q Do you remember about what time it was
- 13 that you got to the precinct?
- 14 A About 11.
- 15 Q Okay. Then you said you were brought
- 16 into this holding room. Is that a room that has
- 17 long tables and stools in front of it?
- 18 A Yes.
- 19 Q Okay. You mentioned that when you got
- 20 into the room, you were actually handcuffed to
- 21 the table.
- 22 A Yes.
- 23 Q Were those separate handcuffs that were
- 24 on the table? Like, attached to the table that
- 25 then went around your wrists?

- 1 LATOYA NEWKIRK
- 2 A Yes. They had cuffs attached to the
- 3 table.
- 4 Q Is that where you were taken? To one
- 5 of those spots?
- 6 A Yes.
- 7 Q Were you then cuffed to the table?
- 8 A Yes.
- 9 Q Do you know who it was that cuffed you
- 10 to the table?
- 11 A I don't recall. I think that it was
- 12 Pav. Officer Pav.
- 13 Q Officer Pav. Do you know where
- 14 Officer McCoy was when Officer Pav took you and
- 15 cuffed you to the table?
- 16 A He could have either been right there
- or he would have already made his way in the back
- 18 to change his clothes.
- 19 Q All right. Do you remember one way or
- 20 the other?
- 21 A No.
- Q Okay. When Officer Pav was handcuffing
- 23 you to the table, was he still in uniform?
- 24 A Yes.
- Q Okay. What happened after you were

- 2 handcuffed to the table?
- 3 A I sat there for a while. I -- I don't
- 4 remember exactly what time Pav had me sign the
- 5 paperworks. I had my stuff. It was, like, for
- 6 my stuff or something to that effect.
- 7 Q Okay.
- 8 A My purse I had.
- 9 Q If I said a property receipt, does that
- 10 sound familiar to you?
- 11 A Yes.
- 12 Q When you signed it, did he un-handcuff
- 13 you? Or were you able to do it with the
- 14 handcuffs on?
- 15 A I believe he uncuffed the right hand.
- 16 Q And you believe it was Officer Pav who
- 17 was doing this?
- 18 A Yes.
- 19 Q As far as you know, was Officer McCoy
- 20 around in that room at all at this time?
- 21 A No.
- 22 Q If you know, were there any --
- 23 A I'm sorry.
- Q It's okay.
- 25 A I just -- before -- before I even had

- 2 got cuffed to the table, I got taken to the
- 3 mugshot area.
- 4 Q Before you got into the holding room?
- 5 A It's all the same room.
- 6 Q Okay. So before you got cuffed to the
- 7 table, you went to an area that you believe is
- 8 the mugshot area?
- 9 A Yes.
- 10 Q If you know, was your photo taken?
- 11 A No.
- 12 Q What happened at the mugshot area?
- 13 A Officer McCoy was there with me -- I
- 14 don't know where Pav was at that exact moment --
- 15 and he searched me again.
- 16 Q Okay. Describe for me how he searched
- 17 you.
- 18 A He -- he did the same thing he did on
- 19 the street. He put his hands up my shirt. He
- 20 told me that it was because I liked it or he
- 21 thinks I like it. He touched my legs with his
- 22 hands. I had on leggings. There was no reason
- 23 to search me there. I -- he just -- he put his
- 24 hand up my leg on the inside.
- Q Okay. Were you wearing that jacket?

- 1 LATOYA NEWKIRK
- 2 That black jacket that you described for me. Did
- 3 you have that on?
- 4 A At the time of being searched that
- 5 time, I -- I'm not sure.
- 6 Q Okay. This was in an area where you --
- 7 that you believe was near where you would have a
- 8 mugshot taken?
- 9 A Yes. In the same -- the holding room.
- 10 Q Okay. Was there anybody else in the
- 11 holding room at this time when Officer McCoy was
- 12 doing what you just described?
- 13 A I think there was a guy being held on
- 14 the other side of the wall. Same room. You
- 15 know, I couldn't see past the wall.
- 16 Q Okay. In other words, another person
- 17 who was -- who had been arrested?
- 18 A Yes. Cuffed to the table.
- 19 Q Okay. Do you remember anything about
- 20 that person at all?
- 21 A Not sure. It's just a little bit
- 22 confusing only because there were a bunch of
- 23 people there, and I'm trying to remember who came
- 24 in when.
- 25 Q Focusing on when McCoy searched you,

- 1 LATOYA NEWKIRK
- 2 were there other people there when he searched
- 3 you?
- 4 A That's what I'm saying. There were
- 5 people there, but I just -- I think it was just
- 6 the one guy at the time.
- 7 Q Okay. Were there any other police
- 8 officers in that room when he searched you?
- 9 A No.
- 10 Q And to the best that you can, can you
- 11 describe for me the dimensions of that room. How
- 12 big it is.
- 13 A I don't know. Yeah. I don't know.
- 14 I'm not good with dimensions.
- 15 Q Let me try this. Looking at the room
- 16 that we're in right now, was it bigger than this
- 17 room?
- 18 A Yeah. Probably about four times the
- 19 size of this room.
- MR. MITCHELL: Just -- gentlemen,
- 21 for the record, this room is about 16
- feet long, and it's about 12 feet wide.
- 23 MR. EGAN: We'll stipulate to that
- 24 approximation.
- 25 Q So you say about four times bigger than

- 2 this room?
- 3 A Yeah.
- 4 Q You mentioned that there were long
- 5 tables with handcuffs on them. Were there more
- 6 than one long table with handcuffs on it?
- 7 A Yes.
- 8 Q Okay. Now when McCoy was searching you
- 9 as you described, you mentioned that there was --
- 10 the other person there you think was under
- 11 arrest.
- When he was searching you -- that's
- 13 what I'm focusing on -- was there anybody else in
- 14 that room? Other than the fellow you just said
- 15 was under arrest.
- 16 A No.
- 17 Q Okay. Were there times when you were
- in that room where other persons may have come in
- 19 or gone out?
- 20 A At that moment? No.
- 21 Q At that point in time when Officer
- 22 McCoy was searching you, do you know where
- 23 Officer Pav was?
- 24 A No.
- 25 O But he was not in the room.

- 2 A No.
- 3 Q Now after Officer McCoy searched you
- 4 like that -- I should say when he searched you,
- 5 did you say anything to him?
- 6 A After he made a statement to me, I said
- 7 something to him.
- 8 Q Okay. What did he say to you? What
- 9 did you say to him?
- 10 A He -- he said that he thought that I
- 11 liked him touching me or searching me. I can't
- 12 remember the exact words he used. And I just --
- 13 you know, like, I think he was saying that based
- 14 off my reaction.
- So what I said to him was that, you
- 16 know, his hands were really cold. You know, it's
- 17 freezing, and that's why I jumped. You know, I
- 18 wasn't jumping for excitement, and I just
- 19 explained that to him.
- 20 Q Okay. Did you tell him -- in any
- 21 respect, did you tell him, no, I didn't want you
- 22 to do that and you shouldn't do that? Did you
- 23 say anything like that at all?
- 24 A Directly like that, no.
- 25 Q After the search as you described by

- 2 the area where you get your mugshot taken, what
- 3 happened then?
- 4 A I can't recall the order of things
- 5 exactly. Am I able to refer to my statement that
- 6 I wrote?
- 7 Q I'd prefer not. I'm just asking what
- 8 you recall off the top of your head.
- 9 A I cannot recall.
- 10 Q Did there come a time that you were
- 11 taken to a room that you would say was like an
- 12 interrogation room?
- 13 A Yes.
- 14 Q Before being brought to that room --
- 15 let me ask you this. Have you ever heard that
- 16 room referred to as a juvenile squad room?
- 17 A After the fact, yes.
- 18 Q Okay. If I mention the room called the
- 19 interrogation room, is that the same room that
- 20 you have come to learn is called the juvenile
- 21 room?
- 22 A Yes.
- Q Okay. For the deposition I'm going to
- 24 call it the juvenile room. Okay?
- 25 A Okay.

- 1 LATOYA NEWKIRK
- 2 O That's so we're talking about same
- 3 place. Okay?
- 4 A Okay.
- 5 Q All right. There did a time that you
- 6 were taken to that room; am I right?
- 7 A Yes.
- 8 Q Before being brought to that room, did
- 9 you have any conversation with Officer McCoy or
- 10 Officer Pav about attempting to assist them in
- 11 trying to identify places where either drugs
- 12 would be sold or places where persons may have
- 13 drugs? Or anything like that?
- 14 A Before being --
- 15 Q Before being brought to the room.
- 16 A No. When I was getting fingerprinted
- 17 at the bulletin board, Officer McCoy asked me if
- 18 anyone looked familiar. And I looked for a long
- 19 time, and I said no. I don't recall him asking
- 20 me anything directly about anyone selling drugs
- 21 at that moment.
- 22 O You said at the bulletin board. Would
- 23 that be up by the window that you described
- 24 earlier?
- 25 A Yes. When you first walk in and get

- 1 LATOYA NEWKIRK
- 2 the fingerprint. While I was -- you know,
- 3 directly next to the window.
- 4 Q Okay. Now I understand that you say
- 5 that you advised Officer Pav that you had
- 6 marijuana in your bag at the scene.
- 7 A Yes.
- 8 Q You said you searched, you missed it,
- 9 you told him where it was.
- 10 A Yes.
- 11 Q Where was it in your bag?
- 12 A It was in a cookie container.
- Q Okay. Do you remember how much it was?
- 14 A How...
- 15 Q The amount.
- 16 A The amount? No. It was a small
- 17 amount. It wasn't really even enough that I
- 18 would look at it and say, oh, that's -- I don't
- 19 know if I could put a weight on it. It wasn't a
- 20 lot.
- 21 Q Okay. Where did you get it from?
- 22 A I don't remember. Yeah. I don't
- 23 remember.
- Q Okay. Prior to this day, have there
- 25 been times that you had marijuana in your purse?

- 2 Before this day.
- 3 MR. EGAN: Objection.
- 4 A Before...
- 5 Q Before this day. This day, you had
- 6 marijuana in your purse; correct?
- 7 A Before March --
- 8 Q I'm starting with on March 16. You had
- 9 marijuana in your purse, right?
- 10 A Yes.
- 11 Q Before March 16 -- and I'm not talking
- 12 about the marijuana that was in your purse on
- 13 March 16. Before March 16 -- before that day --
- 14 did you ever have marijuana in your purse before
- 15 that day?
- MR. EGAN: Objection to the form
- of the question. You can answer it.
- 18 A Yes.
- 19 Q Okay. The marijuana that you had in
- 20 your purse on days before this, where would you
- 21 get that marijuana from?
- MR. EGAN: Objection.
- 23 A I don't remember where I was getting it
- 24 from at the time.
- 25 Q Okay. Were there -- would you get

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1 LATOYA NEWKIRK
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- 2 marijuana from different places?
- 3 A Over time? Yes.
- 4 Q Again, now, focusing on the marijuana
- 5 in your bag on March 16. You said you don't
- 6 remember about how much weight it was, and you're
- 7 telling me you don't recall where you got it
- 8 from.
- 9 A Yeah. I really don't remember.
- 10 Q Do you know -- regardless of not being
- 11 able to remember where you got it from -- do you
- 12 remember when you got it?
- 13 A I -- I don't know because, like I said,
- 14 it was a small amount. So it was -- it was the
- 15 end of it. So I don't even know. I don't know.
- 16 It had -- I probably had it for a few days at
- 17 that point.
- 18 Q Was there a greater amount at some
- 19 point than was in your bag?
- MR. EGAN: Objection.
- 21 A Before they -- before I told
- 22 Officer Pav where it was?
- 23 Q Right.
- 24 A Was there more in there that --
- Q What you said to me was at the end of

- 1 LATOYA NEWKIRK
- 2 it. So was there a time where it was the
- 3 beginning of it? In other words, there was more
- 4 there.
- 5 A I understand now. Okay. Yes.
- 6 Q At the beginning of it when there was
- 7 more there, how much was it?
- 8 A Probably an eighth of a ounce.
- 9 Q Okay. You have no recollection of
- 10 where you got at eighth ounce of marijuana that
- 11 was originally in your bag?
- MR. EGAN: Objection.
- 13 A I don't remember.
- Q When you would get marijuana -- just in
- 15 general -- would you usually get it from? A
- 16 person on the street? Or would you go to
- 17 someone's house? How would you usually do that?
- 18 MR. EGAN: Objection. What's the
- 19 relevance of this, Brian?
- MR. MITCHELL: It goes to her
- 21 credibility. There's a major issue on
- 22 where her marijuana was when it was
- found, who said it was there.
- MR. EGAN: In this case?
- 25 MR. MITCHELL: In this case. Also

- 1 LATOYA NEWKIRK
- just goes to her credibility.
- 3 A Can you repeat the question.
- 4 Q Sure. The question was when you would
- 5 usually buy -- and I shouldn't say buy marijuana.
- 6 When you would usually get marijuana, would you
- 7 get it from someone on the street? Would you go
- 8 to a house? How would you usually get it?
- 9 A Different ways.
- 10 Q What are some of the ways? Would you
- 11 ever just get it from someone on the street that
- 12 you didn't know?
- 13 A Yeah. If I'm in a new area and I don't
- 14 know anyone and -- yeah.
- 15 Q Would you ever go to someone's house
- 16 and get it?
- 17 A Would I ever...
- 18 Q Yeah.
- 19 A I did.
- 20 Q Again, as far as the marijuana that was
- in your purse on March 16, you don't have any
- 22 recollection of where you got that from.
- 23 A There was a house on the north side of
- 24 Wyandanch that I went to. I told the officers
- 25 about that house, if that's what you're inquiring

- 2 about.
- 3 Q I'm just asking if you know where you
- 4 got the marijuana from.
- 5 A I don't remember specifically if that
- 6 marijuana was from that house that day. I'm not
- 7 one hundred percent sure.
- 8 Q Okay.
- 9 A The house -- I did tell them about a
- 10 house, though.
- 11 Q And the house that you're taking about,
- 12 you're not sure if you got the marijuana from
- 13 that house, but there have been times when you
- 14 did get marijuana from the house that you told
- 15 them about.
- 16 A Yes.
- 17 Q Okay. When did you tell them about the
- 18 house that you got the marijuana from?
- 19 A In the juvenile room.
- 20 Q Okay. Now I want you to just focus
- 21 on -- you said there came a time that you were
- 22 brought to the juvenile room. From the holding
- 23 room to the juvenile room. Who brought you to
- 24 the juvenile room?
- 25 A I think I wrote it down, but I can't

- 2 recall now.
- When you were brought to the juvenile
- 4 room, if you know, at that time was Officer McCoy
- 5 still wearing his uniform?
- 6 A I believe Officer McCoy changed out of
- 7 his uniform or at the very least changed his top.
- 8 When we -- when we got to the precinct, it wasn't
- 9 too long after that. After me sitting at the
- 10 table cuffed. Can you --
- 11 0 Sure.
- 12 A -- repeat it.
- 13 Q Sure. Just -- if I'm correct, your
- 14 complaint indicates that there are actually two
- times that you were brought to the juvenile room;
- 16 is that right?
- 17 A Yes.
- 18 Q So I'm focusing on the first time you
- 19 were brought there.
- 20 A Okay. Yes.
- 21 Q When you were brought there the first
- 22 time -- I think I asked you, who brought you
- 23 there the first time? Do you recall who brought
- 24 you there the first time?
- 25 A The first time. You know, I'm having a

- 2 hard time telling which time from which.
- 3 Q Okay. Focusing on before you went for
- 4 the first time, and that's so I'm back to the
- 5 question I asked.
- 6 Do you recall whether McCoy was in his
- 7 uniform or not?
- 8 A No, he wasn't.
- 9 Q Okay. You said that you think he
- 10 changed at least his top?
- 11 A Yes. I wasn't sure about the pants.
- 12 They were Dark. I don't remember if they were
- 13 uniform pants or maybe he had changed them, but I
- 14 know for certain the top was not a uniform top.
- Q When you were brought to the juvenile
- 16 room for the first time, if you know, was Officer
- 17 Pav there the first time you were brought to the
- 18 juvenile room?
- 19 A I do not recall.
- 20 Q Okay. Was there a time where you were
- 21 actually inside the juvenile room the first time?
- 22 In other words, were you brought into the room
- 23 the first time?
- 24 A Yes. I was in that room twice.
- 25 Q Focusing on the first time, did there

- 1 LATOYA NEWKIRK
- 2 come a time you actually went into the room?
- 3 A Yes.
- 4 Q When you went into the room the first
- 5 time, were you handcuffed? In other words, when
- 6 you walked in the room, were you handcuffed?
- 7 A I believe my -- I think he had me use
- 8 the interlocking technique at that time. I don't
- 9 believe I was handcuffed coming directly from the
- 10 table.
- 11 Q When you say the interlocking
- 12 technique, what do you mean?
- 13 A When you put your hands behind your
- 14 back and you take, like, your middle finger and
- 15 your thumb or pointer finger and you just put it
- 16 around, locking your hands. You put it around
- 17 your wrist. Yes.
- 18 Q And you think that's -- when you went
- 19 from the holding room, you were un-handcuffed
- 20 from the table, right?
- 21 A Yes.
- Q When you were brought to the juvenile
- 23 room, you think you just had your hands behind
- 24 your back in the way you described it --
- 25 interlocking way -- but you were not handcuffed.

- 1 LATOYA NEWKIRK
- 2 A I believe the first time, that my hands
- 3 were interlocked, not handcuffed.
- 4 Q When you went into the room, did you
- 5 wind up sitting down somewhere? Did you stand
- 6 somewhere? What happened when you got into the
- 7 room?
- 8 A I sat in a chair.
- 9 Q Can you describe for me what was in the
- 10 room when you went into the room, as far as
- 11 furniture-wise goes.
- 12 A It was a desk and a couple of chairs.
- 13 O Okay.
- 14 A A computer on a desk.
- 15 Q You anticipated my question. I was
- 16 going to say, was there any type of computer? Or
- 17 was there any telephone in there?
- 18 A Not sure about the phone.
- 19 Q Okay. Is there anything else that you
- 20 recall on the desk at all?
- 21 A No, because the only other thing on the
- 22 desk at the later time was a tissue, and it
- 23 wasn't there yet.
- Q Okay. When you were brought into the
- 25 room this first time and as you described to me,

- 1 LATOYA NEWKIRK
- 2 do you recall who was with you when you were
- 3 brought into the room the first time?
- 4 A I think Officer McCoy brought me in
- 5 there. I do not remember if Pav was with him --
- 6 if Pav was in there. I don't remember that first
- 7 time.
- 8 Q Now focusing again on that first time
- 9 when you were in the room, did there come a time
- 10 that Officer Pav asked you anything?
- 11 A While in the room?
- 12 Q Yes.
- 13 A I don't remember him asking me
- 14 anything.
- Okay. When you went into the room, did
- 16 you have any idea of why you were being brought
- 17 into the juvenile room? Did you know why you
- 18 were being brought down there?
- 19 A No.
- 20 Q Did you ask?
- 21 A No.
- 22 Q Okay. When you got into the room, did
- 23 Officer McCoy say anything to you about why you
- 24 were -- at that point, about why you were in the
- 25 juvenile room?

- 2 A No.
- Q Okay.
- 4 A I -- they had me sit at the desk. He
- 5 asked me -- I think he asked me some of my
- 6 information.
- 7 Q Okay. I have to stop you one second
- 8 because you used the pronoun they. Were there
- 9 more than one person there? Or was it
- 10 Officer McCoy?
- 11 A I believe at that point Officer Pav was
- in the room, as well. I'm just not sure if he
- 13 entered in at the same time.
- 14 O This is the first time you were in the
- 15 juvenile room?
- 16 A The first time.
- 17 O Okay. Was there a time when you were
- 18 in the juvenile room where it was you and Officer
- 19 McCoy, but that Officer Pav was not there?
- 20 A The first time?
- 21 O Yes.
- 22 A Yes.
- 23 Q Okay. Was there a time you were in the
- 24 juvenile room the first time that Officer McCoy
- 25 asked you if you had any information about where

- 2 you could buy drugs or who might be selling drugs
- 3 or houses where drugs might be sold?
- 4 A Yes.
- 5 Q When he did that, did he show you any
- 6 pictures on the computer?
- 7 A No.
- 8 Q He just asked you?
- 9 A He asked me. I don't recall him
- 10 showing me any pictures of anything. I had
- 11 already looked at the bulletin board, and I don't
- 12 think there was anything he could have showed me.
- 13 The information that I gave him, I volunteered
- 14 that information. He didn't specifically ask me
- 15 about where I got my stuff from --
- 16 Q Did you --
- 17 A -- or anything.
- 18 Q I'm sorry.
- 19 A I told him that -- I told him about the
- 20 house because I had previously got some there
- 21 beforehand, which is -- I'm just not sure if what
- 22 I had came from there.
- 23 Q So when you were in the juvenile room
- 24 the first time, you believe that you told
- 25 Officer McCoy that the place that you got the

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1 LATOYA NEWKIRK
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- 2 marijuana from that was in your purse was from
- 3 the house that you talked to me about earlier; is
- 4 that right?
- 5 MR. EGAN: Objection. That's not
- f right.
- 7 MR. MITCHELL: That's why I'm
- 8 asking.
- 9 Q Did you tell Officer McCoy -- when you
- 10 were in the juvenile room the first time, did you
- 11 tell him where you got the marijuana from that
- 12 was in your purse?
- 13 A It might have been the second time.
- 14 Q Okay. I appreciate that. I'm just
- 15 focusing on the first time. If you can't
- 16 remember, that's fine, but I just -- I'm only
- 17 focusing on the first time now.
- 18 A I can't remember it.
- 19 Q Okay. Okay. Again, did there come a
- 20 time when you were in the room with
- 21 Officer McCoy, but Officer Pav was not in the
- 22 room?
- 23 A Yes.
- Q Okay. Did there come a time when you
- 25 were in the juvenile room the first time that you

- 2 made any type of phone calls?
- 3 A Yes.
- 4 Q Who did you call?
- 5 A I messaged my best friend and called my
- 6 stepmother, or vice versa.
- 7 Q When you say your best friend, what's
- 8 your best friend's name?
- 9 A Her name is Candice.
- 10 O What's her last name?
- 11 A I don't remember. Well, I don't know
- 12 anymore now. She just got married, so I have no
- 13 clue what her last name is now, and I don't
- 14 remember what it was before. I can't remember
- 15 right this second.
- 16 Q Did you go to her wedding?
- 17 A No. Nobody knew she got married.
- 18 Q Okay. At the time when you -- you said
- 19 you texted your friend? Or you called your
- 20 friend?
- 21 A I think I called her.
- Q Did you have her number in your phone?
- 23 A Yes.
- 24 Q All right. Do you still have your
- 25 phone from that day?

- 2 A No. I have a different phone now.
- 3 Q Okay. Do you know what happened to the
- 4 phone that you had that you were using on March
- 5 16, 2017?
- 6 A Yes. It's at home, broken.
- 7 Q Okay. But although it's broken, you
- 8 still have it?
- 9 A Yes.
- 10 Q If you know, did anybody from the --
- 11 from any law enforcement agency, any law
- 12 enforcement person, ever ask you for that phone?
- 13 A No.
- Q Okay. Did they ever ask you to provide
- 15 you with any text messages from that phone?
- 16 A Yes.
- 18 give them the phone? Or did you somehow provide
- 19 them with the text messages without giving them
- 20 the phone?
- 21 A I never handed them my phone. I showed
- them the messages by taking screen shots and sent
- 23 it to them. I might have showed them at first,
- 24 and they said hey, can you send those to us.
- 25 But, you know, I don't recall ever actually,

- 2 literally handing someone my phone.
- 3 Q But you still have the phone.
- 4 A Yes.
- 5 MR. MITCHELL: Okay. Gentlemen, I
- 6 ask for production of the phone. I'll
- 7 send you a letter.
- 8 MR. EGAN: We'll take it under
- 9 advisement.
- 10 Q You said you also communicated with
- 11 your stepmom in some way.
- 12 A Yes.
- 13 Q Do you recall whether that was a text
- 14 or a phone call?
- 15 A I believe I messaged her on Facebook.
- 16 Q Okay. When you did that, would you do
- 17 that on your phone?
- 18 A Yes.
- 19 Q Do you remember what you messaged her
- 20 about?
- 21 A I just told her I got arrested, and I
- 22 need her to pick up my daughter.
- 23 Q That would be to your stepmom?
- 24 A Yes.
- Q Do you know if she messaged you back?

1	LATOYA NEWKIRK
2	A I believe so. I don't know if I got it
3	at the time.
4	Q I know your compliant indicates that
5	Officer McCoy sexually abused you on March 16 of
6	2017. When you sent the message to your stepmom,
7	had you already been abused? Or was it before
8	that?
9	A I would have to check. I'm not sure.
10	Q When you I know that you
11	communicated with your friend, Candice. You
12	don't remember Candice's last name?
13	A No. Not at this second.
14	Q Okay. Let me put it this way. If we
15	left a blank in the transcript, would that be
16	something you'd be able to get her last name and
17	put that down?
18	A Yeah.
19	Q Okay. That's what we'll do. All
20	right?
21	A That's fine.
22	(REQUESTED INFORMATION:
23	
24	
25)

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1 LATOYA NEWKIRK
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- 2 Q When you communicated with Candice --
- 3 is that right? Candice?
- 4 MR. EGAN: Candice.
- 5 Q When you communicated with her, was
- 6 that before or after you were abused by
- 7 Officer McCoy?
- 8 A I don't recall because I communicated
- 9 with both of them at the same time, Nicole and
- 10 Candice.
- 11 Q Nicole is your stepmom?
- 12 A Yes.
- 13 Q What is your stepmom's last name?
- 14 A Eaton.
- 15 Q I think you told me that already.
- 16 Thank you.
- 17 A Yes.
- 18 Q Now did there come a time when you were
- 19 in the juvenile room that Officer McCoy actually
- abused you in some way?
- 21 A Yes.
- Q Can you tell me when -- if I start with
- 23 when he abused you, do you remember where you
- 24 were when he first approached you to abuse you?
- 25 A I just remembered I believe that I did

- 2 contact them beforehand because it was on my way
- 3 out the door both times that he assaulted me. So
- 4 I think I was preparing to leave out of the room
- 5 the first time.
- 6 Q Do you know, were you seated? Or were
- 7 you standing?
- 8 A Standing.
- 9 Q The first time you were in the juvenile
- 10 room -- was there ever a time when you were
- 11 seated in the juvenile room in the first time you
- 12 were there?
- 13 A Yes.
- 14 Q Okay. When you were seated, were you
- 15 handcuffed to anything?
- 16 A No.
- 17 Q Okay. You mentioned to me earlier that
- 18 you were talking to McCoy and you told him where
- 19 you got the marijuana. At that time, were you
- 20 seated?
- 21 A Yes.
- 22 Q All right. Any time during that first
- 23 time that you were in the juvenile room, you
- 24 don't have any recollection of looking at any
- 25 photographs on a computer?

- 2 A No.
- 3 Q Okay. Now you mentioned there came a
- 4 time you were standing, and at that time
- 5 Officer McCoy abused you; is that right?
- 6 A Yes.
- 7 Q Okay. At the time that Officer McCoy
- 8 abused you, was Officer Pav in the room?
- 9 A No.
- 10 Q All right. If you can, do you recall
- 11 about how long you were in the juvenile room the
- 12 first time before Officer McCoy abused you?
- 13 About how much time went by that you were in
- 14 there?
- 15 A I have no idea. I don't know.
- 16 Q Okay. You mentioned to me you think
- 17 that Officer Pav might have been -- at some
- 18 point -- in the doorway of the juvenile room. Am
- 19 I right?
- 20 A He was by the doorway.
- Q Okay. Was there a time where the door
- 22 was shut? After Officer Pav was in the doorway,
- 23 was there a time when the door was shut to the
- 24 juvenile room but Officer Pav was not in the
- 25 room? You follow my question?

- 1 LATOYA NEWKIRK
- 2 A Where I was alone with McCoy, is
- 3 what --
- 4 O Yes.
- 5 A -- you're asking me? Yes.
- 6 Q Okay. Was there ever a time when
- 7 Officer Pav was in the juvenile room the first
- 8 time when you were in the room with yourself,
- 9 Officer Pav, and Officer McCoy, and the door to
- 10 the room was shut?
- 11 A Yes. I believe there was a point where
- 12 Officer Pav came in.
- 13 O The first time?
- 14 A The first time.
- Okay. And the door to the room was
- 16 shut?
- 17 A I'm not exactly sure.
- 18 Q Okay. In any event, did there come a
- 19 time where Officer Pav left the room before
- 20 Officer McCoy abused you?
- 21 A Can you repeat that, please.
- 22 O Sure. Was there a time that
- 23 Officer Pav left the room before Officer McCov
- 24 abused you? Talking about the first time you
- 25 were in the juvenile room.

- 1 LATOYA NEWKIRK
- 2 A Are you asking me, like, did he get out
- 3 of dodge?
- 4 Q No. I'm asking you did he leave the
- 5 juvenile room.
- 6 A Yes, he left.
- 7 Q Okay. From the time that he entered
- 8 the juvenile room to the time that he left the
- 9 juvenile room this first time, can you tell me
- 10 how long Officer Pav was in that room.
- 11 A The first time, how long did
- 12 Officer Pav come in, right?
- 13 O Yes.
- 14 A It was brief. I don't remember how
- 15 long it was. The first time he was actually
- inside of the room, briefly. I just can't recall
- 17 the exact amount of time.
- 18 Q I appreciate that. When you say
- 19 briefly, can you estimate it. Was it seconds?
- 20 Was it minutes?
- 21 A Minutes.
- Q Was it less than ten minutes?
- 23 A Yes.
- Q Was it less than five minutes?
- 25 A Probably about five minutes. Something

- 2 like that.
- 3 Q During the time he was in the room, the
- 4 first time in the juvenile room -- during the
- 5 time that Pav was in the room, you believe the
- 6 door was closed?
- 7 A Yes.
- 8 Q That would have been for this period of
- 9 time that you said. Less than ten minutes, but
- 10 you're not exactly sure; is that right?
- 11 A Yes. I believe the door was closed
- 12 when he was in there briefly.
- 13 Q During the time that he was in there
- 14 briefly, do you recall what, if any, conversation
- 15 you had with either Pav or McCoy during that
- 16 period of time?
- 17 A I don't -- I don't recall exactly what
- 18 the conversation was. I think it was just that
- 19 he was getting my -- Officer McCoy, excuse me,
- 20 was getting my information, like, my address and
- 21 my phone number. Stuff like that.
- O Okay. When Officer Pav was there?
- 23 A I'm -- I'm not sure. I'm thinking that
- 24 the time that he was in there was during this
- 25 time. He might not have been in there for the

- 2 duration of the time.
- 3 Q Okay. So at some point Officer Pav
- 4 left the room, though; am I right?
- 5 A Yes.
- 6 Q It was after Officer Pav left the room
- 7 that Officer McCoy abused you; am I right?
- 8 A Yes.
- 9 Q Okay. When Officer McCoy abused you,
- 10 the door to the room was closed; am I correct?
- 11 A Yes.
- 12 Q Did the room have any windows? If you
- 13 recall.
- 14 A I don't remember. I'm not one hundred
- 15 percent sure. I think they had windows. I just
- 16 don't think that they were the kind that you
- 17 would slide open.
- 18 Q Okay. The door to the room, was it a
- 19 solid door with no windows?
- 20 A I believe it was.
- 21 Q Now the first time that Officer McCoy
- 22 abused you, just tell me, what did he do to you?
- 23 A The first time, I believe, was the time
- 24 that he -- he put my hand on -- on his penis when
- 25 my hands were interlocked behind my back.

- Q Were you facing away from him?
- 3 A Yes. I was expecting to either get
- 4 cuffed or just walked back how I had gotten
- 5 walked in.
- 6 Q At that time, do you recall if you were
- 7 facing toward where the door was?
- 8 A Initially, I was facing the door.
- 9 Q He was behind you?
- 10 A Yes.
- 11 Q All right. Then you said initially.
- 12 Did there come a time that you turned around in
- 13 some fashion?
- 14 A No. It -- well, I guess I misspoke.
- 15 I'd be facing the door the whole time, honestly.
- 16 The difference was when he stepped in front of
- 17 me. Then I was facing him.
- 18 Q I understand.
- 19 A I misspoke.
- 20 Q I understanding. You were facing when
- 21 he was behind you, but then there came a time
- 22 that he was in front of you.
- 23 A Yes.
- 24 Q Yet you were still facing the same
- 25 direction.

- 2 A Yes. Yes. Yes.
- 3 Q When he was behind you and you said he
- 4 had you put your hand on his penis, was he still
- 5 clothed? Or was his penis outside his clothing?
- 6 A At first it wasn't out yet because --
- 7 I'm sorry. I may be confusing this with the
- 8 second time. It happened very similarly both
- 9 ways. I don't think he had taken it out yet at
- 10 that moment.
- 11 Q Did he say anything to you at that
- 12 time?
- 13 A After -- after he made me grab him, he
- 14 asked -- he -- he asked me to kiss it.
- 15 Q Okay. And then was that when he was
- 16 still behind you?
- 17 A No.
- 18 Q He had come around in front of you?
- 19 A Yes.
- 20 Q At that point, did he have his penis
- 21 out?
- 22 A Yes.
- Q Okay. You said he asked you to kiss
- 24 it?
- 25 A Yes.

- 1 LATOYA NEWKIRK
- 2 Q What, if anything, did he do at that
- 3 point?
- 4 A I -- I believe I said no, and he just
- 5 was telling me to do it.
- 6 Q Did he physically touch you?
- 7 A Yes, he did.
- 8 Q Okay.
- 9 A And I kissed it, and then he said suck
- 10 it.
- 11 Q All right. Did he put his hands on
- 12 your body in any place?
- 13 A He pushed me down. He pushed me down
- 14 by my shoulders.
- 15 Q And then he asked you to suck it?
- 16 A He told me to suck it.
- 17 O Did he put his hands on your head at
- 18 all?
- 19 A I -- I'm not sure about the first time.
- 20 Q Okay. Then at that point in time, did
- 21 something happen that caused him to stop?
- 22 A Yes. There was noises outside the
- 23 doors. The other officers were walking by.
- Q Okay. Was the door -- at that point in
- 25 time, was the door to the juvenile room behind

- 2 Officer McCoy?
- 3 A Yes.
- 4 Q Okay. What, if anything, happened? I
- 5 know you said you heard noises. Did he say
- 6 anything to you? What happened at that point?
- 7 A I'm sorry. Can you repeat this.
- 8 Q Sure. You mentioned to me that
- 9 something happened that caused him to stop, and
- 10 you said that there were some voices in the
- 11 hallway. At that point, what, if anything, did
- 12 McCoy do? Did he say anything to you --
- 13 A No.
- 14 Q -- about the voices? What happened?
- 15 A No. He just stopped what was going on.
- 16 He -- he quickly, like, zipped up his pants, and
- 17 he just got me ready to go back to the table
- 18 where I'd be cuffed at.
- 19 Q Okay. Did you say anything to him at
- 20 that time?
- 21 A No.
- Q Okay. Did there come a time right
- 23 after that that you left the room with him?
- 24 A Yes.
- 25 Q All right. Did you go back to that

- 1 LATOYA NEWKIRK
- 2 room -- the holding room -- that you described?
- 3 A Yes.
- 4 Q When you got to the holding room, I
- 5 know you may not know. Do you know about what
- 6 time it was?
- 7 A I don't remember. Maybe...
- 8 Q If you don't, that's okay.
- 9 A Yeah. I don't know.
- 10 Q When you were brought back to the
- 11 holding room, was there anybody else there that
- 12 were -- what I call -- arrestees? People that
- 13 were handcuffed. You mentioned that fellow
- 14 earlier. Was there anybody else -- this time
- 15 when you went back to the holding room, was there
- 16 anybody else there?
- 17 A I don't remember.
- 18 Q Okay. Were there any police officers
- 19 there when you -- forgive me. Was it McCoy that
- 20 brought you back to the holding room?
- 21 A Yes. The first time, yes, it was
- 22 McCoy.
- 23 Q When McCoy brought you back to the
- 24 holding room, was Pav with you and McCoy?
- 25 A No.

- 1 LATOYA NEWKIRK
- Q When you got back to the holding room,
- 3 were there any other police officers in the
- 4 holding room?
- 5 A I don't recall.
- 6 Q Okay. Did there come a time after you
- 7 got brought back to the holding room after
- 8 leaving the juvenile room -- brought back to the
- 9 holding room -- that you were brought back to the
- 10 juvenile room again?
- 11 A Yes.
- 12 Q Between the time that you were brought
- 13 back to the holding room the first time to when
- 14 you were brought to the holding room -- to the
- 15 juvenile room the second time, how much time went
- 16 by?
- 17 A I'm not exactly sure, because I don't
- 18 know exactly what time I came out the first time.
- 19 Q Okay.
- 20 A I do know around about the time I went
- 21 back into the room a second time.
- 22 O Around what time was that?
- 23 A Around 2 o'clock.
- Q Okay. Was there any particular reason
- 25 that you recall it as being around 2 o'clock?

- 1 LATOYA NEWKIRK
- 2 A That may have been when I made the
- 3 calls. I could be confused about that. That
- 4 would be the only reason I know a specific time.
- 5 Actually, I wouldn't have even known the time
- 6 unless I had my phone in my hand.
- 7 Q Okay.
- 8 A So I might not have -- I might not have
- 9 messaged Nicole, specifically, until -- until
- 10 about 2 o'clock.
- 11 Q Okay. Which would have been the second
- 12 time you were brought to the juvenile room.
- 13 A Yes.
- Q Okay. When you went to the juvenile
- 15 the second time -- the juvenile room -- were you
- 16 brought there by Officer McCoy?
- 17 A I don't -- I don't recall.
- 18 Q If you know, when you went to the
- 19 juvenile room the second time, was Officer Pav
- 20 there?
- 21 A He was -- I just can't remember right
- 22 now.
- 23 Q Did there come a time that you were
- 24 searched by a female police officer?
- 25 A Yes.

- 2 O Was that before -- was that before the
- 3 second time that you were brought to the juvenile
- 4 room?
- 5 A It was at the second time.
- 6 Q Okay.
- 7 A Yeah. At the second time I was brought
- 8 in. I got taken out of the room and then bought
- 9 back to the room.
- 10 Q When you say you got taken out of the
- 11 room, do you mean were you taken out of the
- 12 juvenile room?
- 13 A Yes.
- O So there came a time a second time that
- 15 you were brought to juvenile room; is that right?
- 16 A Yes.
- 17 Q And then you went into the room?
- 18 A Yes.
- 19 Q Okay. When you went into the room the
- 20 second time, was Officer McCoy there?
- 21 A When the female officer brought me
- 22 back?
- 23 Q Yeah. I'm getting to that. You said
- 24 you went to the juvenile room a second time
- 25 around 2 o'clock, right?

- 2 A Yes.
- 3 Q You went into the juvenile room, right?
- 4 A Yes.
- 5 Q Was Officer McCoy there when you went
- 6 into the juvenile room?
- 7 A I believe he was there.
- 8 Q Okay. How about -- was Officer Pav
- 9 there when you went into the juvenile room the
- 10 second time?
- 11 A I don't remember. He was there when I
- 12 went in -- I don't...
- 13 Q Okay. Then you said to me that you
- 14 were taken from the juvenile room to be searched
- 15 by a female officer.
- 16 A Yes.
- 17 Q By the way, do you know who that female
- 18 officer is?
- 19 A No.
- 20 Q Can you describe her at all.
- 21 A Yes.
- Q How can you describe her? What did she
- 23 look like?
- 24 A She was -- she looked Hispanic. She
- looked like she was in her 20s, and she was about

- 2 my height, or inch or two taller.
- 3 Q Okay. Dark hair?
- 4 A Dark hair. Yes.
- 5 O Okay. When the officer who searched
- 6 you, she took you from the juvenile room to a
- 7 place to be searched?
- 8 A Yes.
- 9 Q When she took you from the juvenile
- 10 room, was Officer Pav there?
- 11 A Yes. I believe so.
- 12 Q Okay. Then she took you someplace to
- 13 be searched?
- 14 A Yes.
- 15 Q Where did she search you? Do you
- 16 remember, was was it a bathroom? Was it near
- 17 that holding area?
- 18 A They have cells right across from the
- 19 juvenile area.
- 20 Q Okay.
- 21 A It's a regular cell. It has bathrooms
- 22 in it and stuff.
- Q Did she search you there?
- 24 A Yes.
- Q When she searched you there, did she

- 2 have you remove your outer garments?
- 3 A Yes.
- 5 A Yes.
- 6 Q Did she have you remove the leggings?
- 7 A Yes.
- 8 Q Okay. Did you have that black jacket
- 9 that you described? Was that -- did you have
- 10 that on you when she searched you? Or was that
- 11 someplace else? If you know.
- 12 A I think I had it. I'm not sure.
- 13 Q When the female officer searched you,
- 14 did you say anything to the female officer about
- 15 what Officer Pav had done to you up to that
- 16 point? Did you say anything to her?
- 17 A No.
- 18 Q Okay. Did there come a time that the
- 19 female officer brought you back to the juvenile
- 20 room?
- 21 A Yes.
- 22 Q All right. About how long did it take
- 23 for her to search you? Do you remember how long
- 24 that took?
- 25 A Probably all of five minutes.

- 2 Q Okay. When she brought you back to the
- 3 juvenile room, did actually bring you into the
- 4 juvenile room from that cell? Did she walk you
- 5 over and bring you into that juvenile room?
- 6 A I believe so.
- 7 Q Okay. When she brought you back into
- 8 the juvenile room, was Officer McCoy in there?
- 9 In the juvenile room?
- 10 A Hold on. I do believe he was already
- inside of the room when she brought me back.
- 12 Q Was Officer Pav there when she brought
- 13 you back to the juvenile room?
- 14 A I don't recall.
- 15 Q Okay. After the female officer brought
- 16 you back to the juvenile room, did there come a
- 17 time when you were in the juvenile room and the
- door was closed and the only people in the
- 19 juvenile room were yourself and Officer McCoy?
- 20 A Yes.
- Q Okay. Was there ever a time after the
- 22 female officer brought you back to the juvenile
- 23 room when you were in the juvenile room with
- 24 Officer McCoy and Officer Pav? You follow my
- 25 question?

- 1 LATOYA NEWKIRK
- 2 A Yes, I just --
- 3 Q We're talking about after she brought
- 4 you back.
- 5 A Yes. I'm just not a hundred percent
- 6 sure if he was in the room, if -- I think he
- 7 wasn't in the room at that moment. May have
- 8 possibly been in the room when I left out.
- 9 Q Okay. Was there a time that you recall
- 10 Officer Pav leaving from the juvenile room and
- 11 saying anything when he left?
- 12 A Yes.
- 13 0 When was that?
- 14 A Do you mean time-wise? That was right
- 15 at the 2 o'clock mark. Right after the search
- 16 and everything.
- 17 O Okay. Do you recall, what, if
- 18 anything, Officer Pav said when he left?
- 19 A He told Officer McCoy what time it was.
- 20 He said all right, it's -- it's 2 o'clock
- 21 already.
- Q Okay. At that point, Officer Pav left?
- 23 A McCoy said -- I think -- I don't know
- 24 if he was referring to paperwork. I assumed he
- 25 was referring to paperwork. McCoy told him that

- 1 LATOYA NEWKIRK
- 2 he was finishing up, and then he nodded his head,
- 3 left out the door.
- 4 Q When you say he nodded his head, you
- 5 mean Pav?
- 6 A Officer Pav nodded his head, left out
- 7 the door.
- 8 Q And then at that point, was the door
- 9 shut again?
- 10 A Yes.
- 11 Q All right. At some point after that,
- 12 did Officer McCoy abuse you again?
- 13 A Yes.
- 14 Q During the time that you were in the
- 15 juvenile room the second time when you were in
- 16 the room with Officer McCoy, did he ever have you
- 17 look at any photographs on the computer?
- 18 A I think he was just asking me if I knew
- 19 anyone. I don't recall looking at people. Yeah.
- 20 I don't recall looking at people from his
- 21 computer.
- Q Okay. Do you recall if he ever asked
- 23 you to look at houses? Like pictures of houses
- 24 on the computer.
- 25 A No.

- 2 Q Okay.
- 3 A When I had my phone, I used my Google
- 4 maps and I showed him where the house was that I
- 5 had got weed from.
- 6 Q And that was using your phone to show
- 7 him?
- 8 A That was my phone.
- 9 Q Do you know if he ever did something
- 10 like that on the computer where he went onto the
- 11 Google maps on the computer and asked you to look
- 12 at houses on the computer?
- 13 A No. Not that I recall, unless he may
- 14 have taken the address that I had found --
- 15 because I couldn't remember the exact address.
- 16 So I went on satellite, tapped the house, and
- 17 gave him the address then. So unless it's in
- 18 reference to something with that. Anything else?
- 19 No.
- 20 Q So your only recollection of looking at
- 21 a picture of a house with Google maps would be on
- 22 your phone.
- 23 A Yes.
- Q Not on a computer.
- 25 A No. It was on my phone.

- 1 LATOYA NEWKIRK
- O Okay. Was there ever a time where
- 3 McCoy had you look at the computer? If not
- 4 Google maps, just to look at picture of houses at
- 5 all?
- 6 A On, like, Google satellite? Or just...
- 7 On the computer itself.
- 8 A I don't -- no. I don't -- I don't
- 9 remember any of that.
- 10 Q I'll ask the question this way. Was
- 11 there ever a time that McCoy asked you to look at
- 12 the computer for any reason at all?
- 13 A Not that I recall.
- 14 Q Okay. You mentioned there came a time
- 15 when you were in the juvenile room that
- 16 Officer McCoy abused you; am I right?
- 17 A Yes.
- 18 Q Okay. Can you tell me when that
- 19 happens, where were you in the room?
- 20 A When it actually took place, it was
- 21 like the first time where I was just preparing to
- 22 go back out. I thought we were done.
- 23 Q Okay. Was Officer McCoy standing with
- 24 his back to the door of the room?
- 25 A I believe the second time he was

- 1 LATOYA NEWKIRK
- 2 standing with his back to the door, but then
- 3 that -- I just might be confused about which time
- 4 going in. The second time -- oh, God. I do
- 5 believe his back was to the door, as well, the
- 6 second time.
- 7 Q At that time, did he say anything to
- 8 you?
- 9 A He -- I had my hands behind my back,
- 10 interlocking them again, and I know at some point
- 11 he tried to pull my waist -- my waistband down on
- 12 my leggings.
- 13 Q Do you remember where you were at that
- 14 time? Like --
- 15 A Standing.
- 16 0 -- in the room.
- 17 A I was standing, and I believe I was
- 18 facing the door, again, prepared to go.
- 19 Q When he did that, did you say anything
- 20 to him?
- 21 A When he put this hands in my waistband?
- 22 Q Right.
- 23 A I pulled away from him.
- Q Okay. Did you say anything when you
- 25 pulled way?

- 1 LATOYA NEWKIRK
- 2 A No. I was scared to say anything. I
- 3 didn't know what he would do.
- 4 Q What happened after that? After you
- 5 pulled away, then what happened?
- 6 A Well, off the top of my head, I don't
- 7 exactly remember the details. I do remember that
- 8 that was when he, like, really hurt my jaw
- 9 because he -- he pulled my face down to him.
- 10 O Okay. Did he in some way indicate to
- 11 you that he wanted you to perform oral sex on
- 12 him?
- 13 A Verbally?
- 14 Q In any way.
- 15 A Yeah. He pulled my face down to his
- 16 penis.
- 17 Q Did he say any words?
- 18 A He told me don't make it hard when I
- 19 resisted.
- 20 Q Okay. When you say you resisted, was
- 21 that something other than when you pulled away
- 22 when he tried to put his hands -- trying to pull
- 23 down your waistband?
- 24 A Can you repeat that, please. I'm
- 25 sorry.

- 2 O Sure. You said to me that when you
- 3 resisted, he said don't make it hard. Were you
- 4 referring to when you pulled away when he tried
- 5 to grab your waistband? Or some other time that
- 6 you were attempting to prevent him from doing
- 7 this?
- 8 A If I'm not mistaken, I believe it was
- 9 right after the pants, waistband thingy.
- 10 O Okay. Again, this time that we're in
- 11 the juvenile room the second time, did he ever
- 12 put his hands on you? Did he force your
- 13 shoulders down like you described before?
- 14 A He pulled me down by my face. Like, by
- 15 my jaw.
- 16 Q Okay. At that time, did he make you
- 17 perform oral sex on him?
- 18 A Yes.
- 19 Q Did there come a time that -- at that
- 20 time, was his back against the door?
- 21 A I believe it was facing the door. It
- 22 wasn't directly against the door.
- O Okay. Did there come a time that he
- 24 ejaculated?
- 25 A Yes.

- 1 LATOYA NEWKIRK
- 2 Q At some point, if you know, did any of
- 3 this ejaculate get on your sweater?
- 4 A Yes.
- 5 Q Did you know that? Were you aware that
- 6 it had gotten on your sweater?
- 7 A Yes.
- 8 Q After that, you mentioned to me
- 9 earlier. Did he give you anything or tell you
- 10 anything? Give you any instructions to clean up?
- 11 Or anything like that?
- 12 A He handed me a roll of tissue and told
- 13 me to clean my face.
- 0 Okay. The roll of tissue that he
- 15 handed you, was it like a box of tissues like
- 16 this? Something different?
- 17 A A roll of tissue from the bathroom.
- 18 Q When you say from the bathroom, did he
- 19 leave to go get it from the bathroom? Or it was
- 20 a roll of tissue that was in the room that was
- 21 like a roll of tissue that you'd find in a
- 22 bathroom?
- 23 A I have no idea because I don't recall
- 24 the tissue being there the first time. He could
- 25 have pulled it out of a desk drawer. He could

- 1 LATOYA NEWKIRK
- 2 have pulled it out of the bathroom across where I
- 3 got searched at. I have no idea.
- 4 Q Okay. But he didn't actually leave the
- 5 room to go get it. It was in the room. The roll
- 6 of tissue was in the room.
- 7 A Yeah. The second time when I was
- 8 there, it was already in the room.
- 9 Q Okay. When he gave you the roll of
- 10 tissue, did he tear a piece off? Or did he just
- 11 give you the roll of tissue? Do you remember how
- 12 that happened?
- 13 A He handed me the roll, and I just used
- 14 as much as I needed to wipe my face, and when --
- 15 he told me he was about the ejaculate after I
- 16 was, like, being gagged. I feel like it turned
- 17 him on or something because it just made him
- 18 ejaculate quicker. Like, me crying, me gagging,
- 19 me being upset, him forcing himself. But to
- 20 answer your question from before, you asked me
- 21 did he say anything. He said he was about to
- 22 ejaculate.
- 23 Q And the roll of tissue that he gave
- 24 you, I know you're not sure where it came from.
- 25 Was it like a brown tissue? White tissue? Was

- 2 it like a paper towel?
- 3 A A regular roll of tissue. White.
- 4 Q Just white, and when I say -- forgive
- 5 me, but tissues like these are tissues here?
- 6 A It was toilet paper.
- 7 Q Toilet paper. Okay. If you know, did
- 8 he use any tissues or towels to clean off
- 9 himself?
- 10 A Yeah. He wiped his self. And I don't
- 11 know what he wiped his self with. Or I don't
- 12 know where he got the tissues he wiped his self
- 13 with.
- Q Okay.
- 15 A Because I had the roll while he was
- 16 wiping himself, and I didn't see him taking
- 17 anything off of the roll. He just grabbed it
- 18 from the desk and passed it to me and went over
- 19 into the corner and cleaned his self up.
- 20 Q Do you recall what, if anything, he did
- 21 with the tissues that you had?
- 22 A I threw them in the garbage. He made
- 23 sure I threw them in the garbage. He made sure I
- 24 cleaned up everything, and he said the garbage is
- 25 right there. Put them in the garbage, and I

- 2 fixed my hair.
- 3 Q The garbage can was a regular round
- 4 garbage can? Or was it like -- you see what we
- 5 have over here? Was it like a box like that? Do
- 6 you remember one way or the other?
- 7 A I'm not a hundred percent sure. I --
- 8 that rectangle shape. I think that might be what
- 9 the garbage can was.
- 10 Q Okay. Did there come a time that you
- 11 left the juvenile room after this happened?
- 12 A Yes.
- 13 Q About how long after it happened did
- 14 you leave the juvenile room?
- 15 A When I was done cleaning my face.
- 16 Q So a couple minutes? A minute? Do you
- 17 remember?
- 18 A Probably about -- yeah. Probably about
- 19 a minute.
- 20 Q When you left, did you leave with
- 21 McCoy?
- 22 A Yes.
- Q Where did he bring you?
- 24 A To the table with the handcuffs.
- Q When you got to the room, did he

- 1 LATOYA NEWKIRK
- 2 actually handcuff you again to the table?
- 3 A Yes.
- 4 Q From the time that you left the room on
- 5 the way back to the holding room where you were
- 6 handcuffed to the table, did you see any other
- 7 officers when you went from where the juvenile
- 8 room was to the holding room?
- 9 A There were other cops around.
- 10 Q Do you see Officer Pav at all during
- 11 that time when you went from the juvenile room
- down to where the holding room was where
- 13 Officer McCoy handcuffed you to the table?
- 14 A I think Officer Pav was already in the
- 15 holding room. I didn't see him in between.
- 16 Q Okay.
- 17 A In the hallway.
- 18 Q When you got back to the holding room
- 19 and Officer McCoy handcuffed you to the table,
- 20 you believe Officer Pav was in the room at that
- 21 point?
- 22 A I do believe he was already in there.
- 23 Q Okay. From the time that Officer Pav
- 24 said it's almost 2 o'clock and left the juvenile
- 25 room to the time that you now say you saw him in

- 1 LATOYA NEWKIRK
- 2 the holding room, did you see him at all in
- 3 between those two periods of time? Did you see
- 4 him at all during that time?
- 5 A You mean -- are you asking me did I see
- 6 him while I was getting assaulted?
- 7 Q I'll ask you a different way.
- 8 A Yeah.
- 9 Q You said there was a time Officer McCoy
- 10 left the juvenile room around 2 o'clock, right?
- 11 A Yes.
- 12 Q Okay. Then you said there was a time
- 13 you saw him when you were brought back to the
- 14 holding room, right?
- 15 A Yes.
- 16 Q Okay. In between that period of time,
- 17 did you see him at all?
- 18 A No.
- 19 Q Okay. After you were brought back to
- 20 the holding room, do you know if there were any
- 21 other arrestee -- people who had been arrested --
- 22 when you were brought the holding room?
- 23 A There were other people in there by
- 24 that time.
- 25 Q Do you know who any of those people

- 1 LATOYA NEWKIRK
- 2 are? Did you ever come to learn their names?
- 3 A Yes. One person in there.
- 4 Q What was that person's name?
- 5 A Victoria Harris.
- 6 Q Okay. Do you know if there were any
- 7 other persons there whose names you know?
- 8 A I don't know anybody else's name.
- 9 Q Okay. Do you know -- Ms. Harris,
- 10 obviously, is a woman, right?
- 11 A Yes.
- 12 Q Were there any other women in the room
- 13 other than yourself and Ms. Harris that were
- 14 under arrest?
- 15 A At one point there was a woman in
- 16 there. I don't know her name.
- 17 O Okay. Were there other men there that
- 18 were under arrest that you recall?
- 19 A I believe there were two men at some
- 20 point.
- 21 Q Did you ever come to learn any of their
- 22 names?
- 23 A No.
- Q When Officer McCoy brought you back to
- 25 the holding room and handcuffed you to the desk,

- 1 LATOYA NEWKIRK
- 2 you believe that Officer Pav was there, as well?
- 3 A I'm not one hundred percent sure.
- 4 Q Okay. Was there a time when
- 5 Officer McCoy left from the holding room? After
- 6 he brought you back, was there a time when he
- 7 left?
- 8 A Yes. After he bought me back, yes.
- 10 was?
- 11 A What time he left?
- 12 Q Yeah.
- 13 A He -- he handcuffed me to the table and
- 14 left right out.
- Q Okay.
- 16 A He didn't have any reason to stay
- 17 there.
- 18 Q Did he say anything to you when he
- 19 left?
- 20 A I don't -- I don't recall what he said,
- 21 if he said.
- Q Okay. When he left, was Officer Pav
- there when he left?
- 24 A You know, I don't think that he was.
- Q When you say he, you mean Officer Pav?

- 2 A Yes.
- 3 Q Okay. Do you know if Officer Pav left
- 4 the holding room before Officer McCoy left the
- 5 holding room?
- 6 A I don't think Officer Pav was even in
- 7 the room until after I was handcuffed to the
- 8 table and sitting there for a while.
- 9 Q Was that after McCoy had left?
- 10 A After he had left me in the holding
- 11 room.
- 12 Q Right. And what I'm saying is did
- 13 Officer Pav come into the holding room after
- 14 Officer McCoy had left altogether? You said
- 15 Officer McCoy had left.
- 16 A When he left out of the holding room.
- 17 O Right. At some time after that is when
- 18 Officer Pav came into the holding room?
- 19 A I believe so.
- 20 Q Okay. With that in mind, I asked you
- 21 earlier that when you were taken from the
- 22 juvenile room the second time -- after the second
- 23 time when you were taken from the juvenile room
- 24 by Officer McCoy to the holding room, you
- 25 indicated that you thought Officer Pav was there.

- 1 LATOYA NEWKIRK
- 2 Thinking about it now, do you believe that
- 3 Officer Pav was there when Officer McCoy brought
- 4 you back to the holding room the second time?
- 5 MR. EGAN: Objection.
- 6 A No. I don't think he was necessarily
- 7 inside of the holding room.
- 8 Q Okay. Did you see him at all during --
- 9 at that time? Either in that hallway or in the
- 10 holding room.
- 11 A I don't remember.
- 12 Q Okay. There did come a time, though,
- 13 you said you saw Officer Pav in the holding room
- 14 later. Am I right?
- 15 A Yes.
- 16 Q By that time, Officer McCoy was no
- 17 longer there; am I correct?
- 18 A Yes.
- 19 Q Okay. Did there come a time that you
- 20 had any conversation with Officer Pav when he was
- 21 in the holding room later?
- 22 A Yes.
- 23 Q What did you say to him? And what, if
- 24 anything, did he say to you?
- 25 A I -- gosh. I had -- I -- I think I

- 1 LATOYA NEWKIRK
- 2 asked him if Officer McCoy was married.
- Q Okay.
- A And he said to me why? You like white
- 5 chocolate?
- 6 Q Did you say anything back to him?
- 7 A No. Everyone in the room was giggling
- 8 and laughing because they heard him, and I
- 9 didn't -- no. I didn't say anything.
- 10 Q Okay. When you say the other people
- 11 were giggling and laughing, would that be
- 12 Ms. Harris?
- 13 A Yes.
- 15 there at that point that you know of, other than
- 16 Ms. Harris?
- 17 A I'm not sure if that other lady was
- 18 there or not at that point.
- 19 Q If you know, were there other police
- 20 officers in the room at that point?
- 21 A In the room? No.
- 22 Q It was just Officer Pav?
- 23 A I believe so.
- Q Okay. Did there come a time after that
- 25 that you asked someone to go to the hospital?

- 2 A Yes.
- 3 Q When was that?
- 4 A Well, I actually started -- I feel
- 5 like -- having an anxiety attack probably a
- 6 couple of hours after McCoy and Pav left. After
- 7 Pav -- Pav said to me -- he thanked me for my
- 8 cooperation, and I feel like that sent me into an
- 9 anxiety attack.
- 10 So it built up a little while after his
- 11 shift was over and he left. I don't know exactly
- 12 what time it was, but I'd say probably within an
- 13 hour of him leaving, maybe two hours. Somewhere
- 14 between there.
- 15 Q You say Pav thanked you for your
- 16 cooperation?
- 17 A Yes.
- 18 Q Was that before or after you asked him
- 19 if Officer McCoy was married?
- 20 A After.
- 21 Q Do you remember what his exact words
- 22 were about thanking you for your cooperation?
- 23 A I'm not exactly sure what the exact
- 24 words were. It -- he was thanking me for not
- 25 giving them a hard time.

- 1 LATOYA NEWKIRK
- 3 A Yes.
- 4 Q Okay. Did he -- in other words, do you
- 5 think he was saying that because you were giving
- 6 him a hard time? In other words, saying -- I'm
- 7 going to say this in a sarcastic tone, for the
- 8 record -- hey, thanks a lot for your cooperation.
- 9 In other words, the way someone would
- 10 say it if they were thinking you didn't
- 11 cooperate?
- 12 A Yeah. I think he said it because I
- 13 didn't have a choice but to cooperate. So I
- 14 quess I do think he was being sarcastic and
- 15 funny.
- 16 Q Okay. You mentioned there came a time
- 17 that Pav left.
- 18 A Yes.
- 19 Q In relation to when McCoy left, do you
- 20 know how much time after McCoy left that Pav
- 21 left?
- 22 A I don't know exactly.
- MR. MITCHELL: Okay. What time
- you got, Brian?
- MR. EGAN: Quarter after four.

- 1 LATOYA NEWKIRK
- 2 MR. MITCHELL: You need a break?
- 3 MR. EGAN: Let's take a break.
- 4 (A recess was taken at 4:14 p.m.)
- 5 Q Before we broke, I think I was asking
- 6 you if you had mentioned -- if you had asked
- 7 anybody to go to the hospital, right?
- 8 A Yes.
- 9 Q Okay.
- 10 A I -- I asked -- I don't know what the
- 11 officer's name is or -- it wasn't any officer in
- 12 particular, but I did ask twice if I could go to
- 13 the emergency room because I was having a panic
- 14 attack. Anxiety attack.
- 15 Q When you asked to go to the emergency
- 16 room, did you say to them that the reason you
- 17 wanted to go was because you were having an
- 18 anxiety attack? Or did you just say I want to go
- 19 to the hospital?
- 20 A No. I told them that I think I'm
- 21 having a panic attack and I don't -- I don't feel
- 22 good.
- 23 Q Okay. Do you remember who the officer
- 24 was that you asked?
- 25 A I don't know what his name is. I know

- 1 LATOYA NEWKIRK
- 2 it's the officer that took my -- he had a little
- 3 plastic bag with my stuff in it. It was that
- 4 same officer. I'm not exactly sure if it was the
- 5 same guy that was behind the desk. He kind of
- 6 looked like him. I'm not -- I'm not exactly
- 7 sure.
- 8 Q Okay. Was -- this was after
- 9 Officer Pav had left the precinct? Or at least
- 10 had left the holding room?
- 11 A Yeah. The officers were out of the
- 12 precinct at a point, so I felt safe enough to
- 13 ask.
- 14 Q And the officer that you did ask, can
- 15 you describe him for me.
- 16 A I think he's maybe -- probably, like,
- 17 five, ten. He was white. He was heavier. And
- 18 that's the one that I remember.
- 19 But like I said, I -- the first time I
- 20 asked, I didn't ask anyone in specific. There
- 21 were just cops around, and I was, like, I'm not
- 22 feeling well. I need to go to the emergency
- 23 room. And one of them -- I think that's -- one
- 24 of them went and got the guy that I just
- 25 described.

- 2 Q All right. And the guy that you
- 3 described, do you know if he was a police
- 4 officer? Or was he a higher rank? In other
- 5 words, did he have any stripes on his shoulder?
- 6 On his sleeve?
- 7 A I have no idea. They all look the same
- 8 to me.
- 9 Q Have you ever come to learn what that
- 10 person's name is?
- 11 A No.
- 12 Q All right. When you said they went and
- 13 got that person, what, if anything, did that
- 14 person say to you?
- 15 A He told me that if I were to go to the
- 16 hospital, they were going to keep me and I was
- 17 going to miss court the next day. And then I'm
- 18 going to be sitting there again until the day
- 19 after that. And I didn't want that to happen, so
- 20 I stayed put.
- 21 Q Did he explain to you that going to the
- 22 hospital might delay the time that you would --
- 23 in other words, that you night miss the time to
- 24 go to court and then you'd wind up sticking
- 25 around an extra day?

- 2 A Yes.
- 3 Q Okay. It was based on that, that you
- 4 decided that you didn't want to go to the
- 5 hospital?
- 6 A Yes.
- 7 Q Okay. After that -- by the way, do you
- 8 have any idea around what time that was?
- 9 A Not exactly sure, but I know there's a
- 10 certain time of day that they take women over to
- 11 the Fourth Precinct.
- 12 Q Okay.
- 13 A It was before that. An hour before
- 14 that, probably, because one of the officers told
- 15 me, hey, in an hour, you're going to be over
- 16 here, so wait until you get there to do it,
- 17 and...
- 18 Q Okay. And there did come a time you
- 19 were brought to the Fourth Precinct?
- 20 A Yes.
- 21 Q So you think it was about an hour --
- 22 whatever time you were brought to the Fourth
- 23 Precinct, about an hour before that that you had
- 24 asked?
- 25 A About an hour before the time that we

- 1 LATOYA NEWKIRK
- 2 were supposed to go to the Fourth Precinct. They
- 3 were late for some reason, so it -- that wouldn't
- 4 be exact.
- 5 Q Okay. Did there come a time that you
- 6 were given any of your medication that you had?
- 7 You mentioned to me earlier you had some
- 8 medication with you. Did there come a time that
- 9 you were given any of your medication?
- 10 A Yes.
- 11 O Around what time was that?
- 12 A Probably around the time I was asking
- 13 to go to the hospital.
- 14 Q Okay. Do you recall who it was that
- 15 gave you the medication?
- 16 A The guy that told me if I go to the
- 17 hospital, what would happen.
- 18 Q Okay. Did there come a time after you
- 19 were given the medication that you were taken to
- 20 the Fourth Precinct?
- 21 A Yes.
- 22 Q When you got to the Fourth -- I should
- 23 say, how did you get to the Fourth Precinct? Was
- 24 it in a car by yourself? Or was it with other
- 25 persons? Do you remember?

- 2 A I don't remember.
- 3 Q Okay. When you got to the Fourth
- 4 Precinct, do you recall if you were interviewed
- 5 again by anybody there about whether you had any
- 6 injuries or claimed any injury? That type of
- 7 thing.
- 8 A No. I don't remember that happening.
- 9 Q Do you know if when you go to the
- 10 Fourth Precinct if anybody asked you if you had
- 11 any medication?
- 12 A No. I don't remember that happening,
- 13 either.
- 0 Okay. When you got to the Fourth
- 15 Precinct, were you put into some kind of cell?
- 16 A Yes.
- 17 O And was that in an area -- do you
- 18 remember if there was a person there, what we
- 19 call a detention attendant? In other words, a
- 20 person who was there watching the cells.
- 21 A There were women inside of, like,
- 22 this -- the bubble thingy. I don't know if those
- 23 are the people you're referring to. I didn't see
- 24 anyone walking up and down.
- 25 Q Okay.

- 2 A There are cameras everywhere, and they
- 3 were in the room that had all the cameras.
- 4 Q Okay. At any time did you say to any
- of those persons that you wanted to go to the
- 6 hospital?
- 7 A No. Those women weren't listening to
- 8 anyone. There were several girls screaming about
- 9 things they needed. A girl was in there almost
- 10 dead and they were, like -- they weren't
- 11 listening. They didn't care. There was
- 12 nothing -- I couldn't tell them anything. And
- 13 they're cops.
- 14 Q Okay. So my question was did you say
- 15 anything to those persons about wanting to go to
- 16 the hospital?
- 17 A No.
- 18 Q Okay. Can you describe what any of
- 19 those persons looked like.
- 20 A Women. I don't know. It was a bunch
- 21 of them.
- Q Okay. It wasn't any men, in other
- 23 words, in that group.
- 24 A I didn't see any men.
- Q When you say a bunch, you mean a bunch

- 1 LATOYA NEWKIRK
- of persons who were attendants, as opposed to
- 3 persons that were in the cells?
- 4 A Yeah. I was speaking on the lady cops.
- 5 Q Okay. Do you remember about how many
- 6 there were?
- 7 A I have no idea.
- 8 Q Okay. Was it more than two?
- 9 A Yes.
- 10 Q Okay. Was it more than five?
- 11 A Don't know. I don't know.
- 12 Q Okay. Did there come a time that you
- 13 left the Fourth Precinct the next morning?
- 14 A Yes.
- 15 Q From the time that you got to the
- 16 Fourth Precinct to the time that you left the
- 17 Fourth Precinct the next morning, did you speak
- 18 to anyone at all about the things that
- 19 Officer McCoy had done to you?
- 20 A In the Fourth Precinct? No.
- 21 Q Okay. Did you speak to any other
- 22 prisoners about it at all?
- 23 A In the Fourth Precinct?
- 24 Q Right.
- 25 A No.

- 1 LATOYA NEWKIRK
- 2 0 I should have asked, at the First
- 3 Precinct -- when you were at the First Precinct
- 4 earlier, did you say anything to any other
- 5 prisoners or arrestees there about what McCoy had
- 6 done?
- 7 A I asked the two ladies if the officers
- 8 were touchy-feely with them.
- 9 Q What did they say?
- 10 A They said no.
- 11 Q All right. Did you then tell them that
- 12 McCoy had done something to you?
- 13 A No.
- O Going forward, again, now, did there
- 15 come a time that you went from the Fourth
- 16 Precinct the next morning to court?
- 17 A Yes.
- 18 Q When you went to court, do you remember
- 19 how you were brought to court from the Fourth
- 20 Precinct?
- 21 A On a bus, I think it was, or a big van.
- 22 I don't know what that thing is.
- Q Were you with any other prisoners, if
- 24 you recall?
- 25 A Yes.

- 1 LATOYA NEWKIRK
- 2 Q All right. Do you remember about how
- 3 many?
- 4 A Probably like 11, 12.
- 5 Q Did you tell any of those -- were they
- 6 all females, by the way?
- 7 A Yes.
- 8 Q Okay. Did you say anything to any of
- 9 those persons --
- 10 A No.
- 11 Q -- about what McCoy had done?
- 12 A I'm sorry. No.
- 13 Q Okay. When you got to court, were you
- 14 put into some sort of holding area or holding
- 15 cell?
- 16 A Yes.
- 17 O At some point when you were there in
- 18 the holding cell, do you ever recall being
- 19 interviewed by a person asking you questions
- 20 about where you lived, if you had a job,
- 21 questions to determine whether you would be
- 22 eligible for bail? Do you remember being asked
- 23 any questions like that by someone?
- 24 A I think so.
- Q Okay. Did you say anything to that

- 2 person about what McCoy had done?
- 3 A No.
- 4 Q Okay. Did there come a time that you
- 5 went that morning in front of a judge?
- 6 A Yes.
- 7 Q When you were in front of the judge,
- 8 did you have a lawyer with you?
- 9 A No.
- 10 Q If you know, did they appoint a lawyer
- 11 to stand with you, represent you there for that
- 12 time you were in front of the judge?
- 13 A Yes.
- Q Do you remember who that was?
- 15 A No.
- 17 Legal Aid attorneys that we spoke about earlier?
- 18 A I -- I have no clue who they were.
- 19 Q Do you know if it was a man or a woman?
- 20 A I don't even remember.
- 21 Q All right. Do you know if you had any
- 22 conversation with that person?
- 23 A No.
- Q Okay. I'm going to ask you a question.
- You can object if it's privileged, but I don't

- 2 believe it is.
- 3 Did you have any conversation with that
- 4 lawyer about what McCoy did to you?
- 5 A No.
- 6 Q Okay. There in court, did you say
- 7 anything to the judge about what McCoy had done
- 8 to you?
- 9 A No.
- 10 Q Were you released from -- and I should
- 11 say, was that the Central Islip courthouse?
- 12 A Yes.
- Q Okay. Did there come a time that you
- 14 were released from the Central Islip courthouse?
- 15 A Yes.
- 16 Q Okay. If you know, did you have bail
- 17 set at all?
- 18 A No, it was...
- 19 Q And when you left the Central Islip
- 20 courthouse, did you go anywhere?
- 21 A Yes.
- Q Where did you go?
- 23 A I believe I went to the precinct before
- 24 I left to my stepmom's house.
- 25 Q Do you know who you went to the

- 2 precinct with?
- 3 A My stepmom.
- 4 Q Did she come and get you at court?
- 5 A Yeah. Her and my dad.
- 6 Q Why did you go to the precinct?
- 7 A Because Officer McCoy had my stuff.
- 8 Q When you say your stuff, what do you
- 9 mean?
- 10 A He had my purse. He had everything
- 11 that was in my purse.
- 12 Q Your phone, as well?
- 13 A No. I don't think he had the phone.
- 14 No. He didn't have the phone.
- 15 Q When you left court, did you have the
- 16 phone?
- 17 A Yes.
- 18 Q Okay. So you got your property -- some
- 19 of your property at court when you left?
- 20 A Yes.
- 21 Q Okay. Your phone was included in that?
- 22 A Yes.
- Q Was your purse included with that?
- 24 A No. My purse was at the precinct.
- Q When you went back to the precinct with

- 2 your stepmom and your dad, did you speak to
- 3 anybody at the precinct?
- 4 A About?
- When you got there, did you speak to
- 6 anybody at all about your property? About
- 7 getting your property?
- 8 A Yes. I spoke to the officer behind the
- 9 counter about my property.
- 10 Q You said your mom -- your stepmom and
- 11 dad were with you.
- 12 A Yes. My dad was in the car. He didn't
- 13 want to go inside the precinct.
- 14 Q Okay. But your stepmom came in with
- 15 you?
- 16 A Yes.
- 17 O Up until that point, had you told your
- 18 stepmom at all about what Officer McCoy had done?
- 19 A Yes.
- 20 Q All right. When you were there at the
- 21 precinct, did either you or your stepmom request
- 22 to speak to anybody about what Officer McCoy had
- 23 done?
- 24 A No.
- 25 Q When you got out of court, did your dad

- 2 know -- did you tell your dad about what McCoy
- 3 had done?
- 4 A Yes.
- 5 Q Okay. Were you able to get anything --
- 6 any of your property at the precinct?
- 7 A Yeah. Everything except for my
- 8 grinder, which I don't know what Officer McCoy
- 9 did with.
- 10 Q Okay. Did you expect him to give you
- 11 the grinder back when you went there?
- 12 A I don't know how it works. That's why
- 13 I really didn't -- I didn't expect anything,
- 14 really.
- 15 Q Okay. You didn't get the marijuana
- 16 back, right?
- 17 A No.
- 18 Q Okay. Did there come a time after you
- 19 were at the precinct that you went to your
- 20 stepmom's house?
- 21 A Yes.
- 22 Q I understand at some point after this,
- 23 you wound up making a call to either a rape
- 24 hotline or something like that?
- 25 A Called the rape hotline, and after that

- 1 LATOYA NEWKIRK
- 2 didn't work out, I called Bob.
- 3 Q When you say you called the rape
- 4 hotline, what day was it that you called the rape
- 5 hotline?
- 6 A I called them probably within an hour
- 7 or two of me getting out.
- 8 Q So you got arrested on March 16. You
- 9 would have been in court on March 17, right?
- 10 A Mm-hmm, and I called them on the 17th.
- 11 Q Okay. You anticipated my question,
- 12 which was --
- 13 A I still had the sweater on.
- 14 O Ms. Newkirk --
- 15 A I'm sorry.
- 16 Q You're doing great, but the lady can't
- 17 take both of us --
- 18 A I'm sorry.
- 19 Q -- down at the same time.
- 20 A I'm sorry.
- 21 Q That's okay. So you called the rape
- 22 hotline on March 17 of 2017?
- 23 A Yes.
- 24 Q I understand that your phone has the
- ability to record conversations in some way; is

- 2 that right?
- 3 A Yes.
- 4 Q You had some sort of app to record
- 5 phone calls.
- 6 A Yes.
- 7 Q If you know, did you record the phone
- 8 call with the rape counseling place?
- 9 A Yes.
- 11 A Yes.
- MR. MITCHELL: Okay. Gentlemen,
- I'll send you this in writing, but I
- just request production of that
- recording.
- 16 MR. EGAN: Taken under advisement.
- 17 MR. MITCHELL: Sure, but I still
- ask for production of it.
- 19 Q I believe you indicated earlier that
- 20 someone from the rape counseling or crisis number
- 21 was a retired police officer so you didn't feel
- 22 comfortable speaking to them.
- 23 A Yes.
- Q Okay. Then you called Bob. Who is
- 25 Bob?

- 1 LATOYA NEWKIRK
- 2 A Bob Macedonio is a lawyer.
- 3 Q All right. Did you -- how did you know
- 4 to call him? Did someone know him? Did you look
- 5 him up in a phone book?
- 6 A Yes. I told my dad what had happened.
- 7 He said he didn't know what to do, but Bob would
- 8 know what to do.
- 9 Q Okay. All right.
- 10 THE WITNESS: Can I just get a
- 11 second?
- MR. MITCHELL: Sure. Sure.
- 13 (A recess was taken at 4:38 p.m.)
- 14 Q I think just before we broke, you said
- that you called a fellow named Bob Macedonio; is
- 16 that right?
- 17 A Yes.
- 18 Q Okay. He's a lawyer?
- 19 A Yes.
- 20 O All right. Did there come a time after
- 21 talking to Mr. Macedonio that you wound up
- 22 speaking to persons from the United States
- 23 Attorney's Office? Or let me say, you wound up
- 24 speaking to people from the FBI.
- 25 A Yes.

- Q Okay. Do you recall the first time you
- 3 spoke to people from the FBI? Do you remember
- 4 when that was?
- 5 A The first interview.
- 6 Q Was that at -- go ahead.
- 7 A I think that was -- the first interview
- 8 was the first time I actually, like, met them and
- 9 talked to them.
- 11 was?
- 12 A Where, you said?
- 14 A Bob's office, if I'm not mistaken. The
- 15 first interview.
- 16 O Is Bob's office on Carleton Avenue?
- 17 A Yes.
- 18 Q Okay. At the time, was it up by the
- 19 courthouse? Or was it down by 7-Eleven?
- 20 A By the courthouse.
- 21 Q Okay. When you spoke to the people
- 22 from the FBI, was it just -- if you know. Was it
- 23 just FBI agents?
- 24 A Yes.
- Q Okay. Do you know if there was any

- 1 LATOYA NEWKIRK
- 2 what we call an assistant United States attorney
- 3 there at all at that time?
- 4 A At that time, no. It was two FBI
- 5 agents.
- 6 Q I asked you earlier to take a look at
- 7 what has been marked C -- actually, it's C, D,
- 8 and E. And you know what, I'll just hold off on
- 9 that.
- 10 When you spoke to the FBI agents the
- 11 first time, was Mr. Macedonio with you?
- 12 A In the room? No.
- 13 Q Okay. Was there anybody in the room
- 14 other than yourself and the FBI agents?
- 15 A No.
- 16 Q Okay. Do you remember how many agents
- 17 there were?
- 18 A Two.
- 19 Q Okay. Were they a man and a woman? A
- 20 woman and a woman? Or a man and a man?
- 21 A Man and a woman.
- 22 Q Okay. When they spoke to you, did you
- tell them what happened?
- 24 A Yes.
- 25 Q In relation to when it happened --

- 2 which was March 16 -- do you remember about how
- 3 much time after was it that you spoke to them?
- 4 A 11 days.
- 5 Q Okay. I was going to say if I said
- 6 March 27, 2017, would that -- does that sound
- 7 about right?
- 8 A Yes.
- 9 Q Do you know about how long it was that
- 10 you spoke to them?
- 11 A Maybe -- I think about an hour.
- 12 Q Okay. Do you know if they were writing
- 13 things down as you were speaking to them?
- 14 A Yes.
- 15 Q Okay. Did you record the conversation
- 16 at all?
- 17 A That conversation in the room?
- 18 Q Yeah.
- 19 A No.
- 20 Q If you know, did they record it?
- 21 A I think they did.
- Q Did they tell you that they were?
- 23 A I just -- I don't remember.
- Q Okay. When you say you think they did,
- 25 what leads you to say you think they did?

- 1 LATOYA NEWKIRK
- 2 A I feel like at some point, something
- 3 was recorded, and I believe it was the first
- 4 time.
- 5 Q Okay. But you're not sure. Is that
- 6 fair to say? You're not sure?
- 7 A Yeah. I'm not sure.
- 8 Q Okay. When they asked you questions,
- 9 did you tell them things as best you could?
- 10 A Yes, and I already had my statement
- 11 written that they saw.
- 12 Q That was the item that we marked
- 13 earlier as Exhibit B; correct?
- 14 A Yes.
- 15 Q Did you give them a copy of that? When
- 16 you were there, you had the statement. Did you
- 17 give them a --
- 18 A I think they had it before I even met
- 19 them.
- 20 Q Okay. Do you know how they got it?
- 21 A If they did have it, it would have been
- 22 from Bob because, like I said, I went to him to
- 23 figure out what to do. He contacted them, and I
- 24 think he gave it to them.
- Q Okay. Did you write the statement

- 2 before you spoke to Mr. Macedonio? Or did you
- 3 write it after you spoke to Mr. Macedonio?
- 4 A I wrote it the same day. I started it
- 5 the same day and finished it the next day.
- 6 Q All right. So you started writing it,
- 7 spoke to Mr. Macedonio, and then finished it
- 8 after that. Like you wrote some of it before
- 9 speaking to him. You wrote some of it after
- 10 speaking to him.
- 11 A No. I spoke to Bob first, and then I
- 12 wrote it afterward because I realized I was
- 13 telling him what happened and I didn't want to
- 14 forget any details when I did have to, you know,
- 15 speak to someone. And so I wrote it down.
- 16 Q Did you give a copy of the statement to
- 17 Mr. Macedonio?
- 18 A Yes.
- 19 Q Okay. Then when you spoke to the FBI
- 20 agent, you think they might have had a copy of
- 21 the statement.
- 22 A Yes. I believe that's where they got
- 23 it from.
- Q Okay. I'll do it this way. Looking at
- 25 what's been marked as Exhibit C, this was -- at

- 2 the top it says Federal Bureau of Investigation,
- 3 and it's what is commonly referred to as a
- 4 document called a 302. You don't need to know
- 5 that. I'm just putting it on the record to
- 6 identify the document. And I asked you to take a
- 7 look at that earlier.
- 8 Is there anything in the document --
- 9 and this is the notes or the record from the
- 10 March 27, 2017, interview. Is there anything in
- 11 there that you think it incorrect?
- 12 A There's nothing in here incorrect, but,
- 13 you know, maybe details missing. But nothing is
- 14 incorrect.
- 15 Q Things that -- you think there's things
- 16 that you told them that aren't in there that
- 17 could be added, but what is in there -- as far as
- 18 you know -- is correct, to the best of your
- 19 knowledge.
- 20 A Yes.
- Q Okay. After that day, did there come a
- time that you spoke to people from the FBI again?
- 23 After that day.
- 24 A Mm-hmm.
- 25 O Yes?

- 2 A Yes.
- Okay. Do you know about when that was?
- 4 A I don't remember the exact day. I know
- 5 it was shortly after.
- 6 Q If I said March 29, 2017, would that
- 7 refresh your recollection about the day?
- 8 A Yes.
- 9 Q Okay. When you spoke to the FBI
- 10 agents, do you remember where you were when you
- 11 spoke to them?
- 12 A I don't remember the second time.
- 13 Q Okay. In any event, when you spoke to
- 14 them a second time, did you record the
- 15 conversation?
- 16 A No.
- 17 Q If you know, did they record it?
- 18 A I don't know.
- 19 Q Meaning like on a tape recorder or a
- 20 phone record or anything like that. Audio
- 21 recording.
- 22 A I don't know.
- 23 Q Okay. When you were speaking to them,
- 24 did it appear that any of them were taking notes?
- 25 A Yes. I think they always took notes.

- Q Okay. Again, when you spoke to them a
- 3 second time, was it the same FBI agents?
- 4 A Yes.
- 5 Q All right. Do you know their names?
- 6 A Michael Wynecker [phonetic] and --
- 7 Q Would Christine Doyle ring a bell?
- 8 A Yeah. Christine. That's her name.
- 9 Q Okay. The second time you spoke to
- 10 them, if you know, was there a United States
- 11 attorney there? In other words, not just an FBI
- 12 agent, but a lawyer or prosecutor.
- 13 A Yeah. She was there one of the times.
- 14 I'm not sure if it was the second or third time.
- 15 I don't recall, but I did talk to her.
- 16 Q All right. Same questions. When you
- 17 spoke to them on March 29, you told them things
- 18 to the best of your ability; correct?
- 19 A Yes.
- 20 Q Okay. Looking at Exhibit D, which
- 21 is -- again, for the record, it's a 302 memo in
- 22 relation to a March 29, 2017 interview. Looking
- 23 at that, was there anything in there that you
- 24 thought was incorrect or should be changed?
- 25 A No.

- 1 LATOYA NEWKIRK
- 2 O Ms. Newkirk, did there come a third
- 3 time that you spoke to persons from the FBI?
- 4 A Yes.
- 5 Q And was that a few days after the 29th?
- 6 A I don't remember exactly the date.
- 7 Q Okay. If I said April 4 of 2017, would
- 8 that help you remember? Does that refresh your
- 9 recollection?
- 10 A Yeah.
- 11 Q Okay. When you spoke to them that
- 12 time, were there -- was it the same FBI agents?
- 13 A Yes.
- 14 Q If you know, at that time was there an
- 15 assistant U.S. attorney there?
- 16 A No.
- 17 Q But there was one time where you think
- 18 an assistant U.S. attorney was present?
- 19 A Yeah. I saw her one time. I do think
- 20 it was the second time.
- 21 Q Okay. Was that a person that you --
- 22 does the name Lara Gatz ring a bell? Would that
- 23 be the person?
- 24 A Well, I know her first name. I don't
- 25 think I really remember her last name. I'm

- 1 LATOYA NEWKIRK
- 2 pretty sure we're talking about the same person.
- 3 Q Okay. A lady named Lara?
- 4 A Yeah.
- 5 Q She's got sort of blonde hair?
- 6 A Yes.
- 7 Q Okay. And when you spoke to the agents
- 8 on the third time, same question. Did you record
- 9 that at all?
- 10 A No.
- 11 Q If you know, did they make an audio
- 12 recording of that? If you know.
- 13 A I don't think so.
- 14 Q Okay. Then I'm going to show you what
- 15 was marked as Exhibit E, and for the record, that
- 16 is the 302 memo for the interview with
- 17 Ms. Newkirk from April 4, 2017.
- 18 Looking at that today, is there
- 19 anything in there that you think is incorrect or
- 20 should be changed?
- 21 A No.
- Q Okay. At some point after March 16,
- 23 2017, did you get some sort of text message from
- 24 a person that you now know were from
- 25 Officer McCoy?

- 2 A Yes.
- 3 Q All right. At the time that you got
- 4 the texts, when you originally got the text, did
- 5 you know it was from Officer McCoy?
- 6 A No. I had no idea.
- 7 Q Okay. There came a time after that you
- 8 learned they were from Officer McCoy.
- 9 A Yes.
- 10 Q Okay. Was there a time that you were
- 11 getting the texts that at some point you figured
- 12 it was from him?
- 13 A No.
- 14 Q Okay. Was there ever a time where he
- 15 actually sent you as part of the text like a
- 16 little -- one of those smiley face things of a
- 17 police officer?
- 18 A Yeah. He send me a cop emoji.
- 19 Q Okay. Now I know what they call them.
- 20 When he did that, did you -- did that
- 21 lead you to believe it was from Officer McCoy?
- 22 A Yes.
- Q Okay. Did you provide those texts to
- 24 either Mr. Macedonio or to the FBI?
- 25 A I gave them to the FBI.

- 1 LATOYA NEWKIRK
- 2 Q Okay. Other than those texts, did you
- 3 have any other communication with Officer McCoy
- 4 after March 16 of 2017?
- 5 A Before the text, he tried to call me,
- 6 and I think it was the day before I got the first
- 7 text. He tried to call. I didn't answer the
- 8 phone because I don't even remember seeing my
- 9 phone ring. I just happened to just not have
- 10 answered that call. And I didn't notice it until
- 11 late. So I messaged, I believe, the next day.
- 12 Q Okay. Did there came time when you
- 13 were speaking to the FBI that they asked you to
- 14 either call -- or let me start -- did they ask
- 15 you to call Officer McCoy?
- 16 A Yes.
- 17 O When you called him, was that phone
- 18 call recorded?
- 19 A I misspoke. It wasn't a recording.
- 20 They were trying to have me send text messages,
- 21 specifically.
- Q Okay.
- 23 A So no. No recording.
- Q That's fine. When you sent the text
- 25 messages, did you get a response from

- 2 Officer McCoy at all?
- 3 A No.
- 4 Q All right. When you sent the text
- 5 messages, was it sent from your phone?
- 6 A Yes.
- 7 Q But it was at the direction of the FBI
- 8 agents?
- 9 A Yes. On the 27th, I believe. March
- 10 27.
- 11 Q Okay. When you spoke to the FBI agents
- 12 on these three days -- March 27, March 29, and
- 13 April 4 of 2017 -- did you say anything to them
- 14 about asking to go to the hospital when you were
- 15 at the First Precinct? Did you tell them about
- 16 that?
- 17 A I mean, they would have had to known
- 18 because I put it in my -- in my statement.
- 19 Q But I'm -- did they speak to you about
- 20 that? Did you tell them about that?
- 21 A I don't remember.
- 22 Q You don't remember if you did or not?
- 23 A I don't remember. I can only say I
- 24 think I did. I don't remember for sure.
- 25 Q Okay. Looking at the three documents

- 1 LATOYA NEWKIRK
- 2 that are marked as Exhibits C, D and E. When you
- 3 looked at those documents, did they say anything
- 4 about you asking the police to go to the
- 5 hospital?
- 6 A I didn't see anything in there just
- 7 now.
- 8 Q Okay. Did there come a time when you
- 9 learned that Officer McCoy was charged by the
- 10 United States Attorney's Office? That he had
- 11 criminal charges against him?
- 12 A Yes.
- 13 Q Did you learn that from the lady you
- 14 know as Lara?
- 15 A I think one of the agents told me.
- 16 Q Do you recall if it was Ms. Doyle? Or
- 17 Mr. Wynecker?
- 18 A Probably Michael. Michael Wynecker.
- 19 Q Okay. When he told you that he had
- 20 been charged, did he tell you what he had been
- 21 charged with?
- 22 A I remember Laura telling me -- Lara
- 23 telling me the charges.
- 24 Q Okay.
- 25 A So now I'm just trying to remember, is

- 2 she the one who told me? They were all together,
- 3 but I remember she told me that -- I don't know
- 4 exactly what the -- what he got charged with. I
- 5 know it was something under the color of the law.
- 6 That's all I know.
- 7 Q Okay. It was either Lara or the FBI
- 8 agents, but somebody at some point told you that
- 9 he had been charged criminally.
- 10 A Yes.
- 11 Q That McCoy had been charged criminally.
- 12 A Yes.
- 13 Q At any time did you ask -- actually, at
- 14 any time did the United States Attorney, Lara
- 15 Gatz, or any of the FBI agents ever say to you
- 16 that Officer Pav had been charged with anything?
- 17 A No.
- 18 Q Did you ever ask them why wasn't
- 19 Officer Pav charged with anything?
- 20 A Yes.
- 21 Q When you asked them that, what did they
- 22 say to you?
- 23 A I -- I don't recall what they said. I
- 24 don't know.
- 25 Q Okay. Did you ever testify in a grand

- 1 LATOYA NEWKIRK
- 2 jury in relation to the charges against
- 3 Officer McCoy?
- 4 A No.
- 5 Q Okay. Did you ever come to learn what
- 6 happened to the charges against Officer McCoy?
- 7 A Can you repeat that.
- 8 Q Sure. Did you ever come to learn what
- 9 happened to the charges against Officer McCoy?
- 10 How they -- how they were resolved. Did you ever
- 11 come to learn what happened to him?
- 12 A Yes.
- MR. EGAN: Objection to the form
- of the question.
- 15 Q From whom did you learn that? Who told
- 16 you?
- 17 A I think it was one of the agents. I
- 18 can't remember which one.
- 19 Q Okay. Did they tell you that he pled
- 20 guilty to something?
- 21 A Yes.
- Q Did they tell you that the agreement
- 23 was that he would get a year in jail, among other
- 24 things?
- 25 A Yes. Michael. Michael Wynecker told

- 2 me.
- 3 Q Did they tell you that he was pleading
- 4 guilty to something called a misdemeanor?
- 5 A I don't remember.
- 6 Q All right. Do you recall asking the
- 7 agent why he wasn't getting more jail time?
- 8 A Yes.
- 9 Q What did the agent tell you about why
- 10 he wasn't getting more jail time?
- 11 A Because -- that there is no real
- 12 rape-type law for cops, basically, or something
- 13 to that effect. That's what I got from what they
- 14 told me.
- 15 Q Okay.
- 16 A That he didn't even have a chance of
- 17 being charged like a regular person, so...
- 18 Q That's what the FBI fellow told you?
- 19 A That what I got from what they told me.
- 20 I can't -- I'm not going to say that's what they
- 21 said word for word.
- 22 Q But that's after they spoke to you.
- 23 That's how you inferred what they told you.
- 24 That's what you thought they said?
- 25 A Yes.

- 1 LATOYA NEWKIRK
- Q Okay. Regarding Officer Pav, you don't
- 3 remember what they said to you about why he was
- 4 not charged; is that right?
- 5 A No.
- 7 A I don't remember.
- 8 Q If you know, as part of
- 9 Officer McCoy's -- the phrase we use --
- 10 disposition. As part of what happened to
- 11 Officer McCoy's criminal case, are you receiving
- 12 any type of restitution? In other words, as part
- of the criminal case and as part of McCoy's
- 14 sentence, has he been required to give you any
- 15 type of restitution?
- 16 A No. I don't think so.
- 17 O Do you know if he has to pay a fine or
- 18 not?
- 19 A No idea.
- 20 Q Okay. Do you know if he's actually
- 21 been sentenced or not?
- 22 A I believe he has been sentenced
- 23 already.
- Q Other than -- at the beginning of our
- 25 deposition, earlier in the deposition, I asked

- 1 LATOYA NEWKIRK
- 2 you about receiving treatment from any mental
- 3 health professionals, and you told me all about
- 4 that.
- 5 Other than what you told me about
- 6 receiving treatment from mental health
- 7 professionals, is there any other treatment that
- 8 you've received that we didn't discuss earlier
- 9 today in relation to the events of what occurred
- 10 on March 16 of 2017?
- 11 A I don't understand the question.
- 12 Besides --
- 13 Q I'll ask it in a different way.
- 14 A Okay.
- 15 Q Earlier today I asked you if you had
- 16 been receiving any mental health treatment, and I
- 17 said like from a therapist or psychiatrist. You
- 18 told me about a couple people that you had seen.
- 19 In fact, we left a blank in the transcript for
- 20 one of the people. Do you recall that?
- 21 A Yes.
- 22 Q All right. We went all through that.
- Other than that -- other than what you've already
- 24 told me -- is there any other treatment that you
- 25 received from any type of mental health

- 2 professional in relation to the things that
- 3 occurred on March 16, 2017?
- 4 A No.
- 5 Q Okay. As far as in relation to the
- 6 events of March 16, 2017, did you receive any
- 7 treatment from any type of medical doctor? In
- 8 other words, not a psychiatrist or psychologist,
- 9 but a person who's a medical doctor that would
- 10 treat you physically.
- 11 A No.
- 12 Q Okay. The treatment that you did
- 13 receive that you mentioned to me, did you have to
- 14 pay any out-of-pocket costs for that?
- 15 A No.
- 16 Q Is that covered by an insurance policy
- 17 or something?
- 18 A Yes.
- 19 Q Okay. Do you know what the policy is?
- 20 Is it something with New York? They call it
- 21 family health plan or family plus or something
- 22 like that. Is it a government plan? Something
- 23 like that?
- 24 A Yes.
- O What's the other one? Medicaid?

1	LATOYA NEWKIRK
2	A It's medicaid.
3	Q So you haven't had any out-of-pocket
4	expenses related to that.
5	A No.
6	MR. MITCHELL: Ms. Newkirk, thank
7	you for coming in. Thank you for
8	taking this long day. I appreciate it.
9	I don't have anymore questions.
10	(TIME NOTED: 5:04 p.m.)
11	
12	
13	LATOYA NEWKIRK
14	
15	Subscribed and sworn to
16	Before me this day
17	Of, 2019.
18	
19	NOTARY PUBLIC
20	
21	
22	
23	
24	
25	

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	<u> </u>
1	LATOYA NEWKIRK
2	CERTIFICATION
3	STATE OF NEW YORK)
) SS
4	COUNTY OF SUFFOLK
5	
6	I, KYRA KUSTIN, a stenotype reporter
7	and Notary Public within and for the State of New
8	York, do hereby certify;
9	That the witness whose Examination
10	Before Trial is hereinbefore set forth was duly
11	sworn by me;
12	That such Examination Before Trial is a
13	true and accurate record of the testimony given
14	by said witness.
15	I further certify that I am not related
16	to any of the parties to this action by blood or
17	marriage, and that I am in no way interested in
18	the outcome of this matter.
19	IN WITNESS WHEREOF, I have hereunto set
20	my hand this 17th day of October, 2019.
21	The same of the sa
22	- Contract of the contract of
	KYRA KUSTIN
23	
24	
25	